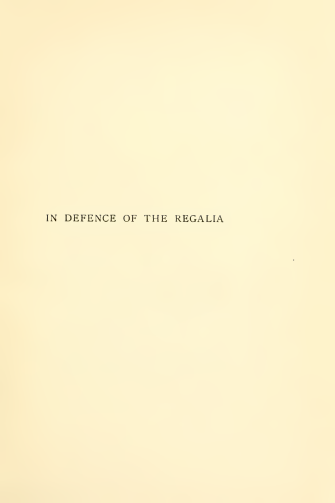


GENEALOGY COLLECTION

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IN DEFENCE OF THE REGALIA

1651-2

BEING SELECTIONS FROM THE FAMILY PAPERS OF THE OGILVIES OF BARRAS

EDITED, WITH INTRODUCTION, BY

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TO

L. E. B.



PREFATORY NOTE.

The Family Papers of the Ogilvies of Barras, in common with similar accumulations, are necessarily of unequal interest and value. In dealing with them I have sought to reproduce whatever touched the story of the defence of the Regalia, subsequent to their committal to Dunnottar Castle in 1651.

With this object in view, I have not scrupled to include certain documents which have been already printed, the omission of which would have left the present compilation incomplete; nor, as occasion offered, have I hesitated to avail myself of such extraneous sources of information as have been placed at my command.

The extracts from the Clarendon State Papers, preserved in the Bodleian Library at Oxford, throw light upon a hitherto neglected portion of the narrative. For other supplementary matter I gratefully acknowledge my indebtedness to the Senatus of the University of Aberdeen, to Sir Patrick Keith Murray, Bart., of Ochtertyre, and Mr. Patrick Keith Murray, W.S., Edinburgh, and to the Rev. William Disney Innes of Cowie.

I desire to put on record my appreciation of the kindness of the Right Hon. the Earl of Kintore in affording me facilities to examine certain MSS. in his possession. I have received invaluable help from William Alexander MacNaughton, M.D., Medical Officer of Health for Kincardineshire, to whom I owe the Genealogy of the Ogilvies, and who has otherwise assisted me in countless ways. To Mr. James Mitchell, Solicitor, Stonehaven, I am likewise much indebted. His services have been continually at my disposal, and on his knowledge of the early styles of writs and kindred matters I have consistently relied. Among others who have placed me under obligation are Miss Paterson, Birkwood, Banchory, Mr. F. Gambier Parry, Oxford, Mr. W. B. Cook, Blar-Uallais, Stirling, Mr. P. J. Anderson, of the Aberdeen University Library, and the Rev. William Cruickshank, Minister of Kinneff. My warmest thanks are also due to Mr. William Smith, junior, Aberdeen, and Mr. William Duthie, Stonehaven, who have supplied the illustrations.

D. G. B.

DUNNOTTAR, 1910.

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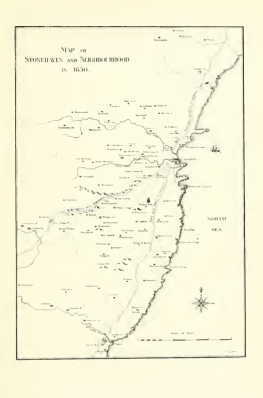
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INTRODUCTION.

The defence of Dunnottar Castle in 1651-2, when the Cromwellians under General Overton and his successors in command unsuccessfully attempted to obtain possession of the Regalia of Scotland, will always be remembered as one of the few brilliant episodes of Royalist resistance.

It is to be regretted that an achievement, in itself so praiseworthy, should have eventuated in a miserable and unseemly controversy, in which we find those chiefly interested descending from the lofty platform of loyal and disinterested service to chaffer for acknowledgment and reward.

So far, the evidence accessible has been of such a character as to render it extremely difficult to fix responsibility, or to declare which party was entitled to the recognition both so loudly claimed. That the quarrel was initiated by the Dowager Countess Marischal in the interests of her son; that it was pursued, with obvious conviction of the justice of his cause, by George Ogilvy of Barras, who had been Governor of Dunnottar during the investment; and that, after the lapse of forty years, it culminated in an act of intolerant and harsh reprisal, was practically all that could be said regarding it. For while, in the end, the Barras faction were severely worsted, their defeat could quite as reasonably be accounted for by disparity of rank and, consequently, of

1

porary relief from the increasing tension under which they laboured to preserve appearances, and to control the feelings of suspicion or of disapproval which they dared not openly express.

Meanwhile it had become a question how, previous to setting out, they might bestow those properties of national significance and value which still remained to them amid the general confusion and defeat. Within a week of Charles' coronation, it was judged expedient "that the Publike Registers of the Kingdome that wer in Edinburgh Castle, should be carried by sea to Dunnotyre." And, on 6th June, the Insignia of Royalty, provision for whose safe disposal, elsewhere, was no longer forthcoming, were formally surrendered to the Earl Marischal, with instructions that they too be taken to his Castle, and deposited within the shelter of its walls.

It seems, indeed, as if this one expedient exhausted, for the moment, in the minds of those entrusted with affairs, the possibilities of national security; for presently there came to be committed to the Earl's keeping a variety of other articles, which the foresight of their usual custodians suggested to be safer with his Lordship than in the depositories that had sufficed to shelter them in happier times. These embraced, in addition to the private papers of King Charles, together with his household plenishing and other valuables, the principal muniments of the Duke of Hamilton, the records of the General Assembly, and the Charters of St. Andrews University, with what were probably the Maces of her Colleges.

¹ Balfour's "Annales of Scotland," Vol. IV, p. 237.

The conveyance of the Regalia to Dunnottar—a difficult and trying task, since it must needs be carried out beneath the eyes of the Cromwellian troopers—was entrusted to a "Mrs. Drummond of Moneydie," hose services on this occasion are entitled to a recognition which they have not hitherto received. Attired as an ordinary country woman, and mounted in a fashion suitable to her supposed condition, this lady made her way northward, visiting the various market towns which lay along the high road, where, apparently, her one concern was to dispose of a huge sack of wool which she carried with her, and in which the Honours were ingeniously concealed.

More speedy in his movements, Marischal had anticipated her arrival, and was busied in providing for the adequate fulfilment of the responsibilities he had assumed. His first care was to provide a suitable Lieutenant, who should act for him during his frequent absences from the Castle, occasioned by attendance at the meetings of the Estates. Choice fell on George Ogilvy of Barras, whose father, William Ogilvy, had acquired, in wadset, the small barony of Lumgair, distant about two miles from Dunnottar, and, curiously enough, the original seat of the Falconers of Halkerton, whose representative married Catherine, elder daughter and heiress of the second Earl of Kintore.²

In spite of what has been asserted to the contrary, the Ogilvies were of good descent, and possessed of a fair claim to social standing, being honourably connected with the leading branches of the noble family whose name

^{1&}quot;The Safety of the Honours," p. 78, and infra, p. 164.

² Chalmers' "Caledonia," Vol. I, p. 541.

they bore. Like many other Scotsmen of his time, George Ogilvy had been a soldier of fortune, and in that capacity had served, with credit and distinction, in the German Wars. Returning, prior to 1630, he married Elizabeth, daughter of John Douglas of Barras, fourth son of William, Earl of Angus. Although infeft in a small property in Forfarshire, he seems to have preferred to live within his native County, and, accordingly, secured on lease the lands of Nether Criggie, in the barony of Fetteresso. ¹ His purchase of Barras, some years later, did not interfere with this arrangement, and Criggie Manor Place remained the residence of the family until 1670.

In selecting a Lieutenant the Earl Marischal was doubtless largely influenced by personal esteem for Ogilvy, whom, it is evident, he held in intimate and close regard. His letters, some of which survive, are couched in terms which imply the friendliest relations, and, after all these years, there lingers, in their quaint and homely phrasing, an atmosphere of camaraderie and affection which the lapse of centuries has not impaired. Nor could events, still present to his mind, have failed to strengthen and confirm the opinion that his friend would more than justify the confidence which he reposed in him. They had been together in the South: they had fought their way together through the carnage and defeat of Preston; and the chances are that Marischal had already had occasion to appreciate the courage and resourcefulness of one whose soldiering had been taught

¹ The barony of Fetteresso was held in jointure by the Countess Marischal.

him by so competent a leader as the great Gustavus. It may be that he had even gained some inkling of those deeper qualities of mind and character which lay beneath the quiet thoughtfulness of Ogilvy, who seems to have been a man of more than ordinary reticence and self restraint.

The latter's Commission is dated 8th July, 1651. Six weeks later, Marischal, passing with several other gentlemen to a meeting of Estates, was captured by the Cromwellians at Alyth, and carried prisoner to London. Foreseeing what would follow his arrest, he had contrived to send a messenger to the Countess, with the key of the strong-room in which the Regalia were lodged, desiring her to deliver it to Ogilvy, with his instructions to assume the Governorship and hold Dunnottar for the King.

This Commission her ladyship discharged, opening, we are told, the repository of the Honours with her own hands, and formally committing them to his keeping.

It is of importance, however, to remark that here her responsibility in the matter ended; and her subsequent withdrawal shows that, personally, she recognized the fact, and had no wish to quarrel with it. Had things been otherwise, or even had her interest in the Regalia been as loyal and wholehearted as she afterwards represented, she would unquestionably have remained within the Castle, at this critical and trying juncture, to second, by her influence, the efforts which Ogilvy was forthwith called upon to make for its provision and equipment.

As matters stood, the outlook was sufficiently depressing. In consigning the Honours to Dunnottar,

Parliament had undertaken to allow "fourtie men, a Leiutenent, and two seriants to be enterteand wthin it vpon the publict charge".1 Whether this provision was intended merely to supplement the garrison which Marischal was himself required to furnish is not obvious; but the Governor's repeated statement, that a considerably larger force was requisite to put the Castle in a state of adequate defence, goes far to favour that assumption. Meanwhile, the obligation, be it what it might, appears to have been studiously disregarded. Ogilvy complains that he is undermanned; that he is short of military stores; of food supplies, and other necessaries; that the Heritors, throughout the shire, repudiate their liability to help him; and, above all, that of six hundred bolls of meal, which Parliament had guaranteed, only one half has reached him—the remainder being sold by the Estates in Aberdeen.2

Such conduct, on the part of the Estates, is presently accounted for, when, on 31st August, instructions are received to surrender the Regalia to the Laird of Innes, that they be taken to a place of greater safety in the Highlands.

Overawed by the success of the Cromwellians, the authorities had changed their plans: or, perhaps, it were more accurate to say, that they had been reduced to such a state of helplessness and indecision as rendered them incapable of following any definite and reasonable line of policy.

Admitting this, however, and making every possible allowance for the opinion he had formed of their lack of

¹ Infra, p. 81. ² Infra, p. 102.

courage and determination, it is impossible to justify the Governor's declinature to accede to their request, repeated, as it was, a fortnight later, through their accredited representative, Balcarres. Nor do the explanations which he offers to that Nobleman, and to Loudoun, the Lord Chancellor, do more than indicate that he had placed his private judgment above theirs, and was resolved to act on it. The plea, that no sufficient warrant for delivery of the Honours had been given, and that he was prepared to do as they desired, should such be forthcoming, must be construed in light of his renewed appeal for subsidies, and the avowal that, if properly provisioned, he is prepared to hold the Castle "wnder God aganest all Ingland".

On the other hand, there is no indication that either Loudoun or Balcarres viewed with serious disfavour the attitude assumed by Ogilvy, provided they were able to divest themselves of personal responsibility regarding it. They offer him advice: they do not threaten to enforce obedience. Not only so, but, in writing to Sir John Smith, requiring him to furnish the remainder of the stores he had contracted to deliver at Dunnottar, the former practically accepts the situation and agrees to further it.

Loudoun's reply is written from Finlarig, to which the Committee of Estates had seen occasion to retire, in view of the Cromwellian advance on Aberdeen; and the presumption is that, when it was despatched, affairs had reached a point at which submission, on the part of those who still professed to represent the interests of the

¹ Infra, p. 101.

King, appeared inevitable, and when, accordingly, the writer argued, the security of the Honours was as problematical in one place as in another. If, however, the Governor was prepared to take upon himself the odium which would indubitably follow their surrender to the party of the Commonwealth, Loudoun was astute enough to apprehend the full significance of such a course, as it affected both himself and others. Refusal to obey their mandate would obviously free him and his friends from a responsibility which, as matters shaped, might gravely hamper them in making terms with the Lord Protector. There was no good reason, therefore, to insist, or push things to a perilous extreme, occasioning unnecessary heat and bitterness. "So haueing given yow the best advyce I can at present," he concludes, "I trust yow wil wt al caire and faithfulnes be ansrable according to the trust committed to yow, and I shal stil remaine your verie assured and reall freind "1

Our reading of the situation implies that, from his point of view, the Governor had likewise grasped the true position of affairs, and was persuaded that, only in his hands, had the Regalia a chance of safety. The letter which he subsequently addressed to Charles bears this out, and indicates that it was distrust of the Estates, "who now haue submitted themselves," which induced him to maintain his ground in deliberate defiance of their orders.²

An ungenerous assertion, made long after the event, that this decision to retain the Honours, come what might, was arrived at under pressure of the stripling brother of

¹ Infra, p. 106.

the Earl Marischal, may be summarily dismissed as an impertinence, which the irritation of a bitter personal encounter provoked, but cannot possibly condone.

The formal break with the authorities, which we have just described, necessarily disposed of any expectation Ogilvy might still have entertained of profiting by their assistance. At the same time, he appears to have deeply resented the disaffection of a portion of the Marischal tenantry, who, under the influence of Lord Huntly, persisted in refusing to fulfil their legal obligations. Referring to this circumstance, he writes: "If it wold pleas the Comitie of Estait to liberat the Earll Marshell and his mother, ther lands in Buchane Mar and Mearns, frome the Marquis of Huntlie and wyrs, ther leuys, and apoynt them for the garison of this hous, they wilbe as many men as I sall desyr for the defence"."

A record of the soldiers, under Ogilvy's command, shows that, previous to the capture of the Earl Marischal, only four men had been enrolled. His retainers in Dunnottar and Urie subsequently contributed eleven; while the lands of Fetteresso provided fifteen, and the "Barones in the Shyre" twenty-four. Left to muster the remainder, as he might, thirteen were added to the hosting at the Governor's initiative. These, along with Colonel David Leighton, second in Command, and three others, mentioned elsewhere, made up the total strength to sixty-six. Supernumeraries included John Keith, the Earl's youngest brother, then a lad of six-

¹ John Keith, subsequently created Earl of Kintore.

² Infra, p. 103.

teen; Mr. Andrew Henderson,¹ afterwards Minister at Deskford; and Robert Douglas, whose identity is doubtful, but who was probably the Laird of Bridgeford. Shorthanded Ogilvy still was, and to a serious extent, if we accept his estimate that a hundred men were needed to maintain the fortress; but, even so, he was¹considerably better furnished than popular tradition, founded on the statements of Sir David Ogilvy, would have us to believe.

To what extent, and by what means, the Castle was provisioned cannot be determined; though we may well imagine that the difficulties encountered, under this important head, were no less formidable. The Estates had failed him, and while the Marischal tenantry, in the immediate neighbourhood, appear to have contributed their quota, it is clear, from Ogilvy's own statement on the point, that the supplies he drew from this one friendly source were insufficient for his purpose. Why otherwise did he complain, to Lord Balcarres, that the shire of the Mearns, which had sent him men, refused him maintenance? "They will not acknowlerg us," he says, "ane peney." ²

Of military stores we have no mention, except in Ogilvy's repeatedly expressed desire that they be so increased as to render the position tenable. That this

¹ It is probable that Henderson may have occupied the position of tutor to young Keith, and had elected to remain with him and share the dangers of the situation. From the Burgess Register of Aberdeen we learn that Sir John Keith and Mr. Andrew Henderson were together admitted Burgesses of that City on 26th October, 166o.

—New Spalding Club, "Miscellany," Vol. II, p. 416.

² Infra, p. 100.

was even partially accomplished is extremely doubtful, and we are open to assume that he was left to make the best of what inadequate equipments were present in the Castle, at the outset—details of which are furnished in the Inventory of 1660.1 On the other hand, he had no lack of Ordnance. Dunnottar mounted no fewer than fortytwo guns, and, while it may be shown that most of these were trifling pieces, disposed to cover and defend the Gateway, the presence of much weightier material suggests that, given wherewithal to serve them, the defenders had it in their power to suitably impress an enemy, who were accustomed to regard such warlike engines with respect. Indeed, it was the presence of these guns, judiciously recalled by Ogilvy, if necessarily at frequent intervals, which formed his one asset for defence, inducing the Cromwellians, as it did, to hesitate in pushing their attack, till the arrival of their siege artillery, then lying at Dundee.

As early as the middle of September, the English, under General Overton, had made their appearance in the neighbourhood, and had taken up their quarters at Fetteresso. But, for a time, investment of the Castle was not seriously aimed at—the intruders being seemingly content to harry the surrounding country, and, where possible, to frustate Ogilvy in his attempts to bargain for, or to appropriate, the farm produce, now becoming marketable.

Gradually, however, the opposing force closed in on the devoted garrison. The Leaguer on the Black Hill was prepared and occupied; what cannon they possessed

¹ Infra, p. 87.

were carried thither, and disposed to best advantage; and a state of siege proclaimed.

On 8th November-five days after the defeat at Worcester-the Governor received a formal summons to capitulate, under threat that, should he fail to do so, his own, and the remainder of the Earl Marischal's houses, in the district, would be destroyed. Ogilvy's reply is brusque and soldierly. He informs Overton that he has his commission directly from the King-a straining of the truth apparently designed to safeguard the Earl's property—and that, till further orders from his Majesty, he is prepared to hold the Castle, come what will. Nor does the puritanical assumption of the Roundhead General, that God Almighty had hitherto made the English arms "successefull againste yor moste considerable cittadells," contribute, in the least degree, to weaken his determination. The Covenanting atmosphere, in which he had been reared, enables him to challenge Overton's monopoly of such a line of argument. He, too, can claim the Deity upon his side, and ready to uphold and further his contention. "The successe you have hed in former tyms," he writes, "shall no vyse move me to the contrer, for I know that the lord is aboue you to vhose providence I intrust myselfe."1

A second summons to surrender, received from Colonel Dutton on 28th November, evoked a no less spirited rejoinder.

It is interesting to observe how Ogilvy revised this latter note, and modified what his first impulse moved him to insert, with reference to Dutton's arrogant and perilous assumption of Divine co-partnery in warlike enterprise. The contemptuous assurance—"than to any love he hath had to yow—" was better absent; but it reveals the attitude the writer entertained towards the pharisaical pretensions of the English Sectaries.¹

While thus presenting a bold front to his opponents, the Governor must have been supremely conscious of the desperate chances of the situation, and of the constant jeopardy in which he stood—solely dependent, as he was, upon the failure of the enemy to realize the true position of affairs, for the continuance of a defence, which could not otherwise have been maintained. By no possibility could the besieged have offered anything beyond a nominal resistance had they been compelled to expend what ammunition they possessed, with the alternative of meeting Overton's enormously superior force at scaling distance. A week of pushful tactics on the part of Overton had seen their stores exhausted, and Dunnottar crushed by the sheer weight of numbers.

It is equally the case that, had the English Parliament provided Overton with a suitable vessel to police the coast, thereby cutting off the garrison from the supplies they still continued to procure by sea, the same result would necessarily have been reached, more leisurely indeed, but without the "effusion of blood" both parties deprecated. That the besieged retained, from first to last, a practically unchallenged highway of communication with the outer world, and that they used it, and with good effect, the Barras Papers unmistakably demonstrate. Two letters from General Walley, for example, bear this

¹ Infra, p. 108.

out. They are dated February 1652, and treat of an exchange of prisoners. We learn that, some short time before the latter wrote, a detachment from Dunnottar, probably intent upon securing provender, had visited Stonehaven, and, encountering three English troopers, had conveyed them, man and horse, into the Castle.

It must have been at a comparatively early stage in the investment, and while permission for non-combatants to pass the English lines appears to have been somewhat freely granted, that an important incident occurred in the romantic story whose outstanding features we have, so far, endeavoured to expiscate. The King's Papers were, admittedly, the most dangerous and compromising of the various articles of trust committed to Dunnottar, and how to dispose of them, in view of possible contingencies, became a matter of increasing interest. It so happened that Ogilvy had with him in the Castle, in addition to his wife and son, Anne Lindsay, who is variously described as a "kinswoman" and "dependent" of Mrs. Ogilvy, and who, presumably, had been retained as her companion. This girl, who possessed a courage far beyond her years, contrived to meet the difficulty. The documents in question, consisting of "aucht score sexteine severall peises," having been stitched into a flat belt, were carefully secured upon her person; and in this wise she carried them, beneath the eyes of the Cromwellian guard, to a new place of hiding and security.

Meanwhile, the strain of the investment began to be severely felt, and the thoughts of Ogilvy and his companions turned in the one direction from which assistance might reasonably be expected. In a letter to King Charles, dated 20th December, the Governor describes the critical condition of the Castle, and suggests how it may be relieved. "The sea is patent," he explains, "wherfore, yor Mātie will be pleased tymouslie to send your royall comandementes hither (if it be possible) with a sure hand in a small vessel, wich may come to the foott of the house although the enemie wer in leager about it and deliuer the sam without Danger." This communication was entrusted to John Keith, who embarked in a sloop bound for Holland, with instructions to deliver it, in person, to the King at Paris.

On the 3rd of January, a further challenge to surrender was received; and the fact that it remained unanswered till the 7th is itself significant of what was taking place. So far, the courage and endurance of the garrison had been severely tried. One cannot wonder, therefore, if those, whose personal attachment to the cause for which they fought was, by no means, of the closest and most intimate description, had begun to chafe against the dogged temperament of Ogilvy, conceiving that the time had come when reasonable terms of submission might legitimately be entertained. Of these were Colonel Leighton, and his three confederates, described as Surgeon, Engineer, and Cannonier.

It is characteristic of Sir David Ogilvy that he describes what followed as a deliberate attempt upon the life of his distinguished ancestor—a conspiracy designed "to have sacrific'd the Governour, and all under his charge, to the merciless cruelty of the English" being

brilliantly forestalled by the arrest and summary ejectment of the mutineers. However serious the trouble may have been, a moment's consideration might have taught him that no one of ordinary prudence would have met it in a way so obviously ill-advised; since, to dismiss the malcontents, would virtually have insured their passing to the enemy, and revealing what they knew of the defence. This the Governor could not permit, on any terms, and we are prepared to learn that the quarrel, which resolved itself into a mere matter of remuneration. was amicably settled. By an agreement, drawn in Ogilvy's own hand, and mutually subscribed by the contracting parties, Leighton, so far from being driven from the Castle, is confirmed in his office of Lieutenant, "nixt the Gowerner himselff," and held bound not to "remoue therfra till he sall haue his pais frome him"; while Ogilvy, on his part, undertakes "to pey to the said Cornell Dauid Lichtowne monethlie four boolls meill or fourtie punds money"—this without prejudice to any further recompense "it sall pless the kings Majestie or the Earll Marschall to bestowe upon the said Cornell for his guid seruice".2

Meanwhile the King's reply was anxiously awaited. Weeks passed, and still there came no promise of relief, no word of sympathy or of encouragement. It was evident that something had occurred to hinder Keith's attempt to reach His Majesty. And while we may not, justifiably, assume that he had dallied by the way, or thrown himself, with the abandonment of youth, into the thoughtless gaiety of new surroundings, the account he

subsequently gave of hazardous adventure and hairbreadth escape, is clearly open to suspicion of imaginative treatment. On the first of February, the Governor dispatched a second messenger to Paris, bearing a duplicate of his original communication, and, doubtless, designed to impress upon the King, still more emphatically, the critical position of affairs.

March found the Castle still intact. But if ill weather and worse roads had, so far, favoured the besieged, by rendering it impossible for the Cromwellians to transport their heavy ordnance to the scene of operations, it became evident, even to the reluctant mind of Ogilvy, that, with the means at his disposal, the defence could not be maintained much longer. This did not imply. however, that those responsible for its continuance had reached the end of their resources, or that the Honours should be handed over tamely to the English, who had shown so eager a desire to capture them, so faulty and exaggerated a conception of the difficulties by which they were opposed. What could not be safeguarded in Dunnottar, must obviously be disposed of elsewhere. The possibility of doing so was not in question; the means must be secured.

A belief which has obtained for quite a century, that the Crown was conveyed out of the Castle in the lap of Christian Fletcher, while the Sword and Sceptre, wrapped in a head of lint, were borne behind her by her serving woman, falls to be relegated to the sphere of interested and apocryphal invention; and we are invited to accept the more probable, if by no means less romantic version of the incident supplied by William Meston, who was

tutor to the Marischal family in the beginning of the eighteenth century, and Governor of Dunnottar during the '15.

To this the reader will more easily resign himself, who studies Mrs. Grainger's personal report of the occurrence, as given in her *Information* to the Privy Council, in 1664. Her story, which contradicts the presently received account in almost every point of detail, is written in a conscious spirit of self-advertisement, and with a wakeful eye to the disbursements, which had been so long and inexcusably withheld.

According to this modest and veracious witness, the Governor knew nothing of the value of the Honours till her husband warned him. He was impressed, however, by the Minister's Assurance that their preservation was of consequence; and, having talked the matter over with his wife, they determined to enlist the services of one well qualified to meet the difficulties of the situation. Accordingly they sent for Mrs. Grainger, who took the Crown and Sceptre-how concealed she does not condescend to indicate-and bore them safely through the English lines. There followed a preposterous ride along the cliff tops, which led her through two populous and thriving villages in her praiseworthy effort to be unobserved. Returning with her maid she took away the Sword, duly secreted in a bag of "hards"; being at pains to draw it first and leave the scabbard still with Ogilvy that there might be occasion for a further journey, in which she carried off the latter separately "in ane sackfull of cods". Apparently the sheath was, to her mind, more cumbrous than the weapon it protected. If not, why "folden in tua becaus of its lenth and greatnes"?

Contrast with this the feasible account which Meston offers. It was arranged, he tells us, that Mrs. Grainger's servant "should come to the side of the Rock on which the Castle stood towards the sea on pretence of gathering dulse and tangles, and by coming frequently and rendering herself familiar to Cromwell's soldiers, all suspicion of her would be removed. This had the desired effect. and the Regalia were safely transported from the Castle through the Enemies' Camp hid under dulse and coverings" in the capacious creel which she carried on her shoulders. To this woman, then, and not to Mrs. Grainger, the task of rescuing the Honours was intrusted; and by her efforts, selfishly ignored by those who grasped at the reward her service merited, they found their way into the prudently selected hiding place, which the shrewd thoughtfulness of Mrs. Ogilvy devised. It is significant that on the tombstone in Kinneff Church, where the credit of preserving the Regalia is effusively ascribed to Grainger, the much more dangerous and trying part his wife is popularly represented to have played, receives no word of praise, or of acknowledgment.1

¹ Of the Parish Church of 1650, few vestiges remain, and nothing that recalls its architectural proportions. All the more welcome, therefore, is the brief description which occurs in Macfarlane's "Geographical Collections". "The Church of Kineff is a very old fabrick, the walls thereof being supported by eight strong butrishes of stone and the rooff by pillars of wood so that probably it is the oldest country church presently posses'd and in use of any in Scotland."—"Scottish History Society," Vol. LI, p. 257.

That the removal of the Honours was contrived by Mrs. Ogilvy without the knowledge of her husband is a suggestion which has frequently been made, and, we admit, with some apparent warrant. There is little doubt, however, that it had its source in the loose reasoning of Sir David Ogilvy, backed by the readiness of his opponents to accept whatever promised to detract, in any measure, from the credit which belonged to one whose services it was their interest to minimize. To assert that the Regalia were abstracted from the Castle, while their responsible custodian remained in ignorance of what was taking place, is to prefer against the Governor a charge of criminal neglect in dealing with the trust imposed upon him. It is, moreover, to deny the categorical assertion made by Grainger, that his instructions, to proceed to Panmure and acquaint the Countess Marischal with the fact that they had been transported to Kinneff, were received from Ogilvy himself. We cannot credit that the execution of a matter so important was assumed by Mrs. Ogilvy, without the full concurrence and approval of her husband. On one point only, and of purpose, did she act upon her own initiative, namely, in instructing Grainger as to how he should dispose of the great charge committed to his care.

While, therefore, the assertion made in "Barras' Vindication" that "Sir George's Lady convey'd the Honours out of the Castle by her special care and contrivance without her husband's privity and knowledge" is mistaken; the further statement, touching the occasion

 $^{^{\}rm I}$ Bannatyne Club, "Papers Relative to the Regalia of Scotland," $\it Vindication, p.~2.$

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on which she made known to him the place of their concealment, may be accepted as substantially accurate.

Why Ogilvy should have elected to remain in ignorance upon this latter point bespeaks in him an obstinate integrity of purpose which is, indeed, the keynote of his character, and by which alone his singular fidelity to the cause he had assumed, at the bidding of the Earl Marischal, can be satisfactorily explained. At a time when torture still remained a legal adjunct of judicial inquiry, there were occasions when it appeared to one so constituted that the less he knew the better, since, come what might, he could not be constrained to part with information he did not possess. As touching Mrs. Ogilvy, the case was different: her sex protected her. For, even granting that they had a mind to, the enemy could not afford so far to outrage public feeling as to proceed against her with brutality.

Besides the removal of the Regalia, there falls to be considered, here, an incident whose bearing on the subsequent dispute between the Keiths and Ogilvies imparts to it a more than ordinary measure of significance. We learn that, during the investment of Dunnottar, the Countess Marischal continued to maintain communication with the Governor, and, from the safety of her House of Panmure, to follow keenly the procession of events. It is to be regretted that the "Barras Papers" contain no vestige of her correspondence. We are not in a position, therefore, to pronounce on its design and import, or to determine when her zeal for the successful keeping of the Regalia began to slack. Exception must be made in respect of one epistle, which is calculated to impart

a strangely sinister complexion to the claim for Royal gratitude and favour, which she afterwards preferred. Unfortunately, it is also non-existent, but the Governor's reply remains, and from its tenor we are driven to conclude that, in a self-appropriated rôle of peacemaker, she had presumed to traffic with the enemy, and particularly with Major General Deane, for the surrender of the Castle, and had conveyed to Ogilvy her wishes thereanent. His reply, which, in contrast to his usually frank and open style, is a marvel of circumlocutory diction, conveys, in so far as its invertebrate and laboured phrasings will permit, what was evidently intended as a courteous but definite refusal to accede to her demands, based on the now familiar fiction of inadequate authority. Deane can only make terms, he explains, by consent of the Cromwellian Parliament: while he who had declared to Overton and Dutton that he held his Commission solely from his Majesty, is once again the servant of the Earl Marischal, without whose orders and advice he may not act. "Bot in my waik jugment," he writes, "it wes my Lord's desyr uith Mr. Alexander Pattoune to send thes instructions to his Lordship giv your Ladyship and the rest of the frends think it guid, and them richt and wyse giv he can mak the capitulatione quhair he is, quhair he can hav ane full surtie for quhat he ends for." 1

The full significance of this incident is not apparent without a careful reference to dates. Ogilvy replied to the Countess on 29th March, and, according to his written *Disposition*, it was on the 31st that Grainger visited her Ladyship, at the House of Panmure, and

^{1 &}quot;Scottish History Society," Vol. XXVI, p. 119.

detailed to her the circumstances attending the removal of the Regalia and their concealment in Kinneff. It is evident, therefore, that when the latter wrote suggesting a capitulation, she was ignorant of the safety of the Regalia, and had discounted their falling into Deane's possession.

Why did Ogilvy not tell her of their safety? A first and obvious reason may be found in his disinclination to commit the fact to writing, lest his letter should miscarry. But a further explanation is admissible in that he had already learned to distrust her and would take no risks. If this be so, then his desire that Grainger should visit Panmure and present the Countess with a written acknowledgment that the Honours were in his possession, was manifestly dictated by the apprehension that, did she learn of their safety in some less formal and official manner, she might communicate the fact to Deane.

Having compassed the withdrawal of the Honours, one might imagine that Ogilvy would have been prepared to terminate a struggle he had no longer any paramount and pressing reason to maintain. On the contrary, he appears to have preserved a stubborn and defiant attitude, which it is difficult to justify on ordinary grounds. In the general submission to the Lord Protector, it could serve no purpose that one isolated fortress continued to hold out for Charles, and in a spirit of exaggerated sentiment, to reject all reasonable overtures of peace. Perhaps he failed to apprehend the obvious futility of further conflict. It is more probable, however, that the question of conditions weighed with him, and

that he desired to ascertain the wishes of the Earl Marischal before committing himself to any definite resolve. Besides, a stroke of luck had modified the situation, and made it easier to induce the soldiers under his command to stand by him a little longer, and so play out the comedy of bluff and bravery, on which they were engaged.

We learn that the winter had been cold and boisterous, and, consequently, there had been little opportunity for the defenders to indulge their predatory instincts, whether in Stonehaven, on the persons of the English troopers, or elsewhere, among the girnels of the Marischal tenantry, who had refused to subsidize their stores. But April brought light seas and temperate breezes, when, under cover of darkness, the beleaguered soldiers might renew those hazardous excursions, which broke, and not ungratefully, as we may well imagine, the enforced monotony they had so long endured.

It so happened that one, George Glendinning, a merchant burgess of Edinburgh, had been collecting victual in the neighbourhood, intending to dispose of it at an approaching market in Bo'ness. With this in view, he had engaged the services of John Young, skipper in Cowie, whose craft was loaded with Glendinning's merchandise, and lay prepared to sail, at any moment, for the Forth. How Ogilvy was made acquainted with this circumstance does not transpire. But it can hardly have been accident that sent an expedition to surprise the trader and bring her in below the Castle, where her cargo was successfully bestowed. We shall hear again, and at more length, of this adventure. Meanwhile, the

supply of victuals, thus appropriated, must have inspirited the garrison by placing them, for some considerable time, at all events, beyond all measurable reach of want.

It was not till a month later that negotiations for surrender were actually opened, and then, at the solicitation of the Countess Marischal and her friends, who apparently represented themselves as acting, more or less directly, for the Earl. To Deane, who, in the interval, had been appointed Commander in Chief of the English Forces in Scotland, the Governor recounts the steps which had been taken, and agrees to confirm, in the persons of Sir Robert Graham of Morphie and Sir Alexander Bannerman of Elsick, power and warrant to treat for the capitulation of the Castle, upon honourable conditions.

What, in his opinion, those conditions should embrace he took good care to advertise his deputies. That the King's stuffs be restored to him upon the English charges; that the Earl Marischal be permitted to return to Scothald, there to live, on his estates, in the enjoyment of his full seigniorial prerogatives; that he, the Governor, be also reinstated in his lands, and freed from all restraints and sequestrations; and, finally, that privileges such as these be granted without their natural equivalent in a promise of allegiance to the English Commonwealth—such are the main provisions of a document whose extravagant demands appear, at first sight, to suggest that he was merely trifling, and had no serious desire to reach an amicable settlement.

¹Bannerman, it seems, refused to act as intermediary, his place being taken by Colonel David Barclay, who in 1648 had purchased, from the Earl Marischal, the wadset of Dunnottar and Urie.

That Ogilvy expected his proposals to be entertained is inconceivable, and it is only when we read between the lines, as, for example, where referring to the Garrison, he says: "I think ther wil be tua Companeys of them wt compleit oficers," that the main object which he had in view becomes apparent, and we perceive that he is still concerned to preserve appearances, and to confirm the opinion which the enemy erroneously entertained, of the efficiency and strength of his equipment. How better could he compass that result than by assuming, as he had so far successfully contrived to do, an aspect of indifferent and easy confidence, that claimed to treat with his assailants upon equal terms?

Apart from this, he may have wished to free the hands of those who acted for the Countess. The terms he submitted surrendered nothing he had undertaken to conserve, when he accepted his Commission from the Earl Marischal. As far as he was personally concerned, therefore, they could count upon his willingness to acquiesce in any settlement they might arrive at, whatever it involved.

A peremptory challenge on the part of Colonel Morgan, dated 14th May, was evaded by the explanation that the matter had already been referred to his superior, from whom the Governor awaited a reply. On the 15th, he received and sanctioned a proposal made by General Deane for the cessation of hostilities that further opportunity might be afforded for consultation with the Earl Marischal's friends. And, the same day, there reached him, under cover of a further note from Deane, a letter from the Earl, whose delivery was rightly deemed of

such importance as to warrant the employment of a special messenger. The terms of this missive must have proved profoundly disconcerting. Marischal explains that he has severed his connexion with the Royalist Party, and has formally attached himself to the Cromwellians. "I find itt my hapines," he writes, "to hau to do with persones of so much honor and Justnes Thatt I am resolued to putt my person fortons houses and all freely into ther handes That I may peaceablye Inioy myselfe and quhatt belongs to me vnder the faver and protection off the Comonwealth of England." Wherefore he instructs the Governor to deliver up his House of Dunnottar to Major General Deane, "Quho is to receaue the sam from you in name of his Excellenci my Lord Generall Cromvell".

Perhaps the tone of this remarkable epistle; its fulsome praise of Cromwell and his friends; its squalid outlook—that I may enjoy myself and what belongs to me—revealed to Ogilvy its source and inspiration. In his reply to Deane he openly resents the Earl's being "forced thereto by ye Lord Generall". "Iff it shall please yow," he declares, "to procure libertie to my lord Marischal to come for Scotland in freedome and not as prisoner, I shall be verie much ruled by him, and vpon hono¹¹ conditiones, which I mad knowne to yow befor by the laird of Morphie, shall be content to enter a capitulatione."²

How shrewdly Ogilvy had grasped the situation, the following extract from the records of the Council of State, at Whitehall, must go far to prove: "That it be referred to the Committee of Irish and Scottish affaires or any two of them to conferre with the Earle Marschall of

¹ Infra, p. 121. ² Infra, p. 122.

Scotland concerning his delivering up of the Castle of Donottour into the possession of the forces of this Commonwealth and upon conference with him to prepare a letter to be sent into Scotland to the Commandr of the Castle and to be signed by the said Earle Marshall and another letter to maior Genll. Deane to let him know he is to provide a place of being for his wife and family, And the Lord Presidt, of the Councell is to signe the said letter as the Committee shall send it prepared unto him."

Following closely on the receipt of Marischal's letter, there must have reached Dunnottar the long expected answer from the King. It was conveyed from Paris by Sir John Strachan, who was instructed to communicate in person the wishes of his Majesty, concerning the disposal of affairs. Charles' reply is, consequently, brief and formal, and, while couched in friendly and appreciative terms, embodies nothing beyond a courteous admission of indebtedness to Ogilvy and those with him in the Castle. A covering letter, sent by General Middleton, is no less guarded; and it is fortunate that we are otherwise supplied with information as to the King's reception of the Governor's dispatch. That he was flattered by the tale which it unfolded, and gratified to know that the Regalia and other valuables were still intact, exhausts, if we mistake not, Charles' interest in Ogilvy, and in the imminent and pressing difficulties by which he is beset. It is true, that, hoping to receive great treasure from the Castle, he "thinkes it just and necessary to send somewhat both to the Governour and Souldyers";

^{1 &}quot;Acts of the Parliaments of Scotland," Vol. VI, part ii. p. 747.

and in all good time, and when it coincides with his convenience, he even promises to furnish adequate relief. But, meanwhile, nothing that the Governor has urged contrives to weigh with him, or interferes with his resolve to profit, still more richly, by a service he already has good reason to be thankful for and to respect. For the moment, it appears, the King was full of a proposal to send troops from Norway, to renew the struggle with the Lord Protector. What better landing-place could be secured at which to concentrate? The castle, therefore, must be held, and by its present garrison, at any cost.

Such, in effect, is his reply. Hyde, who is in sympathy with Charles, and who equally ignores the pressure of the situation, assures Sir Edward Nicholas that the retention of Dunnottar constitutes "the foundation of all the hope for Scotlande". "Ther is roome enough within this Castle," he explains, "to receaue an Army, and it is the very center of the Kingdome, so that as soone as the Summer is ouer, any little succours or greate supplyes of men from Norway may be landed ther, and ther will be care taken to that purpose."

Pending development of his Norwegian plans, and probably to furnish means to prosecute them, the King resolved to send an expedition to secure possession of his household goods. In a letter he prepared for Ogilvy he is careful to impress upon him that, being wholly destitute of such requirements, "it is most necessary they be sent to Vs for our use with all speede". But Hyde, referring to the matter, elsewhere, distinctly indicates that they were destined, not to minister to Charles' comfort, but to replenish his exhausted treasury: nor is it clear

that the Regalia, had they reached the Continent, would not have found their way, along with Charles' plenishing, into that bottomless abyss. "In this Castle," Hyde declares, "besydes the Crowne and Scepter, ther are all the King's rich hangings and bedds, plate and other furniture, to so good vallew, that it is anowed by very good men, who are to be belieued, that if all were in Amsterdam, it would yeeld 20,000£ sterling such a somme being gott, we may compasse great things." Perhaps it was compunction, on his part, which prompted Charles to empower the Governor, should the removal of the Honours seem likely to discourage and dishearten their defenders, to use his own discretion as to whether he should part with them, or not.

The excerpts from the Clarendon Papers,1 from which we have been quoting, recount the efforts which were made to reach Dunnottar. A vessel was acquired and its command entrusted to one, General Vandruske, who is described as "a very honest and vnderstandinge person, and full of zeale to the King's seruice". His Majesty and Hyde bestir themselves to push things forward. Letters are written and commissions drafted; the Princess Royal's sympathy, both moral and substantial, is solicited; but all with little measure of success. The matter drags. Hyde writes to Secretary Nicholas, exhorting him to greater diligence, with no effect. It is the 8th of June, however, before the King consents to yield to the inevitable and, we read, "is resolued to suspende the whole matter till he heares more, and therfore he hath by this inclosed discharged Vandruske from farther attendance, and

¹ Infra, pp. 123-33.

hath appointed him to deliuer all his dispatch into your handes". The failure of this project left things where they were, save that Hyde's temper was not of the best, and he confesses to a "very skiruy ill humour". Vandruske armed with a "greate packett" of credentials—probably in lieu of pay—departs to seek new service with the "Emperour of Moscow".

In what spirit Ogilvy essayed to meet the King's instructions, or how they influenced his conduct of the negotiations for surrender, we have no evidence to prove. The delay which followed the receipt of Marischal's order to capitulate, may, or may not, have been occasioned by a desire to carry on the struggle till the arrival of Vandruske enabled him to fulfil, in part, the royal mandate; though he could not have been ignorant that his ability to do so was contingent upon circumstances he was, personally, unable to control. The heavy guns, so long delayed in transit, were reported in the neighbourhood: and none knew better than did Ogilvy that, with their arrival, the limit of all soldierly resistance had been reached. Tradition tells how the first shot from Cromwell's murderous artillery struck the summit of the Earl's tower, demolishing the capehouse and killing seven men.

Dunnottar was surrendered to Colonel Morgan, on 24th May, 1652, after an investment of eight months' duration. From a military point of view, the defence had proved itself no mean achievement; and it is gratifying to know that the enemy acknowledged its heroic character in the honourable terms they conceded. The claims put forward on behalf of Charles and the Earl Marischal were of course abandoned; but, in so far as

they referred to the defeated garrison, the ultimate conditions ratified by Morgan were practically identical with those which Ogilvy himself proposed. "With flieing collors tuik or drume, Armes and kindillit maches and all thing befieting men of honor," the Royalist garrison passed outward through the gates they had so long and gallantly defended. But it was a shorn spectacle which met the gaze of the Cromwellian soldiers, when, instead of two companies fully officered, there gathered to the final muster only five and thirty gaunt and jaded veterans, to show what loyalty had planned and valour horne.

One provision of the Articles of Capitulation appears to indicate that Graham or Barclay, presumably the former, knew more of what had taken place, within the Castle, than he was in a position to communicate to those with whom he acted. This knowledge probably inspired the saving clause which guarded the engagement entered into for the disposal of the Honours, viz.: that they were to be handed up to Colonel Morgan, or, failing their delivery, that Ogilvy should give "a good account therof". The latter stipulation he was in a position to fulfil—if in a manner little to the liking of the Roundhead Generals.

One sympathizes, to no small extent, with the chagrin and disappointment of the Cromwellians, when it transpired that they had been outwitted by the Governor, and had failed in capturing what most they sought. The concerted tale which Ogilvy advanced, that the Regalia had been transferred by sea to Paris—backed though it was by the pretended letter from John Keith—was little calculated to establish confidence; and that Deane and

Morgan should have sought, by every honourable means, to sift the matter on their own account, is only what might have been expected. Nor, in doing so, are we surprised to find that they did not escape the charge of harsh and arbitrary treatment. But there is reason, we believe, to look with some suspicion on the lurid narratives of prison life which have come down to us.

Ogilvy's detention was inevitable, and it is hypercritical to quarrel with the fact that Mrs. Ogilvy was made to share his imprisonment. That both of them were worried and annoyed; their statements questioned; and their lives exposed to endless ordeals of crossexamination, goes without saying. It may be, Morgan, acting under orders from his chief, placed, at their prison door, a constant guard to act as eavesdropper, and to exercise, as best he might, a close espionage. The comrade who did duty at their bedside, lest in sleep they babbled secrets, may, we fancy, be dismissed as a refinement. Nor do we think that threats of "boot" and "rack" were quite so serious as has been represented.

On the other hand, the story told of William Ogilvy's escape from Morgan's troopers, when they surrounded Criggie Manor House by night, intent on seizing him, is far too circumstantial to have been evolved, in after years, to bolster up a plea ad misericordiam.\(^1\) The "desyre to cruciat" from which he just escaped; the friendly pedlar of Arbuthnott, "still alive"; the journey, as this man's apprentice, to the south; the squalid clothes; the panic; the fatigue; all make for its veracity, and prove that this alarming incident occurred, however much its aim may

have been misinterpreted. If the English, questioning what they had been told, had seriously made up their minds to force the truth, it is but reasonable to suppose that they would have tortured Ogilvy himself, and not his helpless women and dependents. The opposite assumption carries, on its face, the stamp of an improbability so great that we must needs dismiss it. They may have blustered, and have offered bribes—the latter promptly and indignantly repudiated. This they did not do: in the exercise of what they deemed a public duty, they did not permit their irritation against Ogilvy to overrun those chivalrous restraints, which admiration for his gallantry and worth suggested.

Exactly seven months after the capitulation, Deane instructed Morgan to liberate his prisoners on parole; provided they obtained security for their surrender on demand, and undertook to pass no further than three miles from their own dwelling-house. These conditions were implemented by a Bond of Cautionary, under Graham of Morphie's hand; and, shortly afterwards, a similar engagement, on the part of Ogilvy's step-brother, James Anderson of Uras, secured for them a further measure of enlargement—to wit, that, under suitable provisions, they might travel "furth of Barras" on their lawful business.

Persistent in his efforts to invest the tale with features calculated, in his judgment, to increase the sum of Ogilvy's desert, we are informed, by Sir David Ogilvy, that, subsequent to this arrangement, the Governor continued to be harshly and ungenerously dealt with; the letter of his contract to remain at Criggie being rigidly enforced by

the Cromwellians, who, moreover, continued to maintain a jealous watch upon his actions. Thrice was the Manor Place of Criggie overhauled, in the delusive hope that there might be found in it some trace of the much-coveted Regalia.

The evidence before us amply meets a series of statements such as this, and proves that those responsible for his safe keeping did their best to render Ogilvy's detention, on his own estates, as nearly nominal as possible. The various Passes he received, in 1653, have been preserved, and show him constantly upon the move, wherever, and at whatsoever time, convenience dictated. Nor was his freedom subsequently curtailed, if we may judge by a letter from the Countess Marischal, bearing date, December, 1657; in which, apparently without misgiving as to ways and means, she anticipates his presence at Montrose, at Conveth and Bolshan—thereby implying that he was as free to move abroad as she to claim his sympathy and service.

Nearer the mark is the assertion, also made, that, presuming on the chance of their not being able to command the customary weapons of defence, the "genrality of the Countrey and Neighbourhood look't upon Sir George and his Lady as Forlorn Persons," and did not scruple to prefer against them diverse claims, to their vexation and impoverishment.¹

It is in this connexion we again encounter George Glendinning, and learn the sequel to the Governor's piratical attack upon his merchandise. On 23rd July,

¹ Bannatyne Club, "Papers Relative to the Regalia of Scotland," *Vindication*, p. 6.

1653, the former appears, before the Commissioners for Administration of Justice to the People of Scotland, in prosecution of a suit for over £1600, alleged to be the loss sustained by him through a "most wrongous intromission" with his property. The case, which is described at length, and which discovers various interesting features, eventually turns on the point that Ogilvy, and his wife -the latter curiously enough associated with her husband in the charge-do not appear to give their "oath of verity," as cited. Pursuer's claim is, consequently, held to be made good, and decreet passed for the amount, with all the customary powers of summary procedure for recovery. It is instructive to remark that, here, at all events, the Governor had cause to thank the magnanimity of those who have been represented as his persecutors. Both Lilburn and Morgan interpose on his behalf-the latter in particular explaining how, at the capitulation of Dunnottar, he had undertaken to restore what had been seized, and actually producing a receipt for re-delivery.

So far, Glendinning's avarice was foiled, and warrant to pursue suspended on the ground that he had had recourse to what is euphemistically described as "indirect dealing". It does not follow, however, that we have, thereby, heard the last of an unworthy and discreditable incident. To argue so were to confess oneself unversed in the litigious spirit of the times, encouraged, as it was, by the proverbial uncertainty of legal processes. It is evident that pursuer had his friends at Court, and trusted to their influence to straighten matters. A petition for a further hearing, on the plea that only a proportion of

the victual was restored, was met by Morgan with the affidavit of George Robertson, a soldier charged by Captain Garner with the task of emptying the girnels. The malt was injured, is Glendinning's next excuse; was spoiled by straw, mud, rotten biscuit and the like; nay, Garner was himself the thief, and had, on more than one occasion, taken of the stuff to feed his soldiers. It is somewhat difficult to understand how, in the end, the Commissioners found for the pursuer in the modified award of £480. "Yee need not expect a groat doune of what is dew," Glendinning writes, "I desyre you to pay it wt all haist, for the longer yee keepe it the annelles will be the more."

We have described this process at some length, believing that it was no isolated case, but typical of others which occurred, not only to destroy his peace of mind, but to add, indefinitely, to the amount of Ogilvy's material embarrassments. There is little doubt that, by this time, his financial position had been gravely compromised; and when his lady died, in April, 1656, we learn that any fortune she may have possessed had gone to pay the tribute fate imposed upon her loyal and devoted service.

It is said that service cost her life: that the privations of the siege, the terrors of imprisonment, the anxiety and constant dread of some disclosure which might lead to the discovery of the Honours, so wrought upon her mind that she "grew hectic," falling, in the end, a prey to wasting sickness.

We regret that our authorities furnish no material from which to construct a picture of Elizabeth Ogilvy. With all the courage of her Douglas blood, how moved she through those scenes we have described? how carried she the weight of gruesome threats, and wearing and continuous discomforts? High-spirited and fearless, we must bid her pass, recalling, only, Morgan's soldierly and brief encomium—"She was the most Resolute and Undaunted Woman e'er I spoke to".

One further incident demands attention. In February, 1654, John Keith returned from the Continent, intent on joining Middleton, who had been appointed to assume command of the Glencairn Rising. Landing in Fife, in the disguise of a Dutch merchant, he was at once arrested; but, effecting his escape, he hastened to the North, where he continued with the Royalists, till the disastrous reverse encountered at Lochgarry.

Whatever may be urged in his disfavour on account of the apparent slackness he displayed in fulfilling Ogilvy's commission to King Charles, it cannot be asserted that, on this occasion, Keith proved himself unmindful of the part he had been called upon to play, or failed to act with loyalty and courage. Anticipating complications, he persuaded Middleton to furnish him with a receipt for the Regalia, purporting to have been subscribed at Paris; and this he afterwards produced, when, included by General Monk in the capitulation granted Lord Montrose, he was interrogated by Cobbet, at the instance of the Lord Protector, as to the truth, or otherwise, of Ogilvy's assertions. Too late to take a part in saving the Regalia, or even, as it has been claimed, to compass the release of those who did so, he, in this wise, discharged a service to the Royal cause which well entitled him to

honour and preferment. In confirming Ogilvy's report that he had been entrusted to convey the Honours to the King, and in producing evidence, which the Cromwellians were willing to accept, that he had done so, he slackened, if he did not utterly suppress, that ever-wakeful and persistent search which threatened ultimately to reveal their place of sanctuary.¹

For eight years, the Regalia lay concealed in Kinneff Church, under the guardianship of Grainger and his wife, and visited, at stated intervals, by Ogilvy, who brought fresh linen to preserve them from the ravages of dust and mildew. On such occasions, they were reverently disinterred, and—if we may accept the statement of Mrs. Grainger—appear to have been taken to the Manse, where they were "ayred in ye night tyme before ane fyre".

All through this period, we receive no hint of the impending quarrel, which was to scatter broadcast in the minds of those who hitherto had laboured hand in hand, the seeds of bitter and enduring animosity. Ogilvy and Grainger retained for one another that respect which, at the outset, had suggested, to the former, their association in a task so fraught with danger and responsibility. Elsewhere, appearances betokened mutual regard and friendship. Marischal had written Ogilvy, requesting him to continue, as he had begun, "be assisting to my Lady my Mother"; and the latter had accepted the commission of his friend, endeavouring, to the best of his ability, to aid the Countess in the management of her

¹ Bannatyne Club, "Papers Relative to the Regalia of Scotland," *Appendix IV*, p. 1xxviii, and *infra*, p. 187.

affairs, severely dislocated, as they had become, by reason of her son's prolonged imprisonment. Nor does her Ladyship permit herself to seem ungrateful for the interest, thus shown, in her behalf. "I sie non," she writes, "that we can rely so much vpon as yow."

With the Restoration, however, things assumed a a different aspect. Charles' return suddenly dispelled the apathy of those who had been labouring to make the best of matters, as they stood, and to accommodate themselves to serve new methods, and new masters. This had not been difficult for a large proportion of the Scottish people who found, in the Cromwellian rule, a shelter for their covenanting principles. But, now, the summons came to choose afresh for King or Commonwealth-a summons which they hastened to obey with most alacrity, who, anxious to be counted with the former, were conscious that their record might betray, at certain points, a temporary leaning to the Party which had been so long in the ascendant. How far the Countess falls to be esteemed as one of those, who, in his Majesty's own words, "preserve their Affeccions entire to Vs, however they are for the present compelled to submitt to the prevayling Power," we have already indicated. Yet, taking everything into account, it may be safely argued that she was no worse than the majority of those who bustled to make good their footing with the King, and to proclaim themselves his loyal and devoted subjects. We cannot marvel therefore, if, in her own way, and full of her own aims and purposes, she diligently set herself to work, on lines which promised to obscure the trace

of her complacent traffickings with General Deane, and his now fallen and discredited associates.

The preservation of the Regalia fashioned, to her hand, an instrument well suited to promote her purposes; and, accepting it as such, it is not unlikely that her admission of indebtedness to Ogilvy, whose courage and resourcefulness had laid King Charles, as she chose to reckon, under obligation to the House of Marischal, was even, at the first, associated with a feeling of incipient resentment; lest his more obvious and pressing claim to recognition should intrude itself to overshadow or endanger hers.

So early as 4th January, 1655, she had received a letter, from his Majesty, whose careful wording leads us to believe that it was no spontaneous expression of the obligations under which he rested; but may have been occasioned by her having previously written to acquaint him with the part which she intended him to credit her with having played, in furthering his interests. The King's return found her ready to renew the correspondence, and to forestall the Governor in any representation he might make, whether personally, or through the Earl Marischal, with reference to the delivery, and future destination of the Honours.

Charles entered London on 29th May, 1660. Anticipating his arrival, she wrote him on the 23rd, assuming all responsibility for the Regalia, and requesting to be favoured with his personal instructions as to their disposal. In this communication, Ogilvy is not even named, although the following has been described as constituting, on her part, an adequate and suitable allusion to his

services:—"The gentlman quho commanded the Castle of Donnotter discharged his duety verie honestlie in putting them in the hands of a persone quho did show himself worthie of so great a trust".

Her object in entrusting the delivery of this letter to her son, John Keith, is fairly obvious; and she had every reason to felicitate herself on the success with which he managed to engage the confidence and sympathy of Charles. Exactly how the matter was arranged is open to conjecture; but the curious insinuation, which we meet with later, that the Castle was surrendered on "a mean capitulation," or, as it is otherwise described, as "a capitulation without extremitie," suggests that Keith, while making it appear that the Countess had herself secured the safety of the Honours, of which she still retained the custody, had suggested that the Governor abandoned the defence without sufficient warrant. In view of such a statement, we can well imagine how the King found it a simple matter to forget the high esteem which he had entertained for Ogilvy, or to assure himself it had been misapplied.

Charles's gratitude for the preservation of his Insignia of Kingship, though doubtless honest and sincere, was evidently not commensurate with her Ladyship's precipitate anxiety to restore them to his keeping. His reply, in which he graciously acknowledges her services, for which he says, "I have put marks upon your sons," was delayed till 4th September, and directs, without apparent hurry of anticipation, that the Regalia be handed to the Earl Marischal, "that as he received them so

^{1 &}quot;Scottish History Society," Vol. XXVI, p. 123.

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they may be deliuered by him to the ensuing Parliament".

So far, Ogilvy appears to have remained a passive, if, no doubt, a keenly interested onlooker. That he was privy to the course the Countess had elected to pursue is not disputed; that he refused to interfere in his own interest, though pressed to do so, reveals the strength of his attachment to the Earl Marischal, and consequent disinclination to believe his Lordship would permit him to be wronged. It was in vain that his more immediate friends suggested treachery, adjured him to proceed at once to London, or railed at what they chose to term his "leazie or pevishe neglect".1

But, if leaving others a free hand at Court, it must not be assumed that he refrained from taking adequate precautions nearer home. Whatever might eventuate, the key to the position ultimately lay in actual possession of the Honours: and he was careful that they should not be allowed to pass beyond his personal control. It transpires that he had early contemplated their removal from Kinneff, and from the cognizance of those whom he mistrusted; and a proposal, by his cousin, Ogilvy of Shannalie, that they be taken to his place in Angus, was one of many which had been discussed. Negotiations to this end, however, were extremely delicate; since to offend their present guardian would inevitably complicate the situation, if it did not actually precipitate the danger he was most desirous to avoid. That the matter had been broached to Grainger is witnessed by a letter, dated 28th July, in which, while deprecating hasty action, for reasons he is ready to adduce, the latter adds: "I am persuaded though ane armie should come they could not be the better so that their needs no fear, As for my selfe my neck shall break & my life go for it before I faill to yow".

But, meanwhile, things were moving rapidly, and the news of Keith's appointment as Knight Marischal, with a pension of £400 per annum, sufficed to shatter Ogilvy's mistaken trust in the disinterested and friendly intervention of the Earl Marischal. It was a rude, but an effective wakening; and with soldierly decision he, at once, addressed him to retrieve the situation, in his own behalf, and in the interests of his family, who were now severely straitened, by reason of the heavy outlays which had been incurred. Remaining by the Honours, and excusing himself to Charles, on the ground that they bespoke his first attention, he despatched his son to London, bearing with him a petition which directly traversed Keith's contentions, in so far, at least, as he was privy to their drift and character. He, only, had preserved and rescued the Regalia, "at ye great hazard of his life, and long and strait Imprisonemt"; and, what was more directly to the point, he held them now, and was prepared to render them upon demand. The presence of a second Richard in the field, for whom Lord Ogilvy appeared as sponsor, not unnaturally startled Charles. "By my Lord Ogilvy's good leave, it must not be so;" he declares to Stafford, "for my Lady Marischal wrote to me, that she and her Son John had preserv'd the Honours."2

¹ Infra, p. 150.

² Bannatyne Club, "Papers Relative to the Regalia of Scotland," Vindication, p. 7.

How matters might have fared, at such a juncture, it is hard to predicate, had not Lauderdale astutely intervened, with the suggestion that a further order for delivery, similar to that the Countess had received, be granted this new claimant; for, said he, "if John Keith had keept the Honours, then the said George Ogilvy was not able to deliver them; But if the said George had the keeping of them, 'twou'd evidently and undenyably appear who was the true Preserver".

This mandate was received, on 28th September; but, in the interval, developments had taken place which proved that it was well for Ogilvy he had elected to remain in Scotland, to defend the interests he had at stake. Conformable to Charles' order, the Committee of Estates had, on the 9th, commissioned Sir Gilbert Ramsay of Balmain, and James Peadie, bailie in Montrose, to proceed to Kinneff, and carry off the Honours; that they might again be committed to Dunnottar, pending the return of the Earl Marischal.2 Plainly, such action, on the part of the Estates, was instigated by her Ladyship, to whom it had become imperative that the Regalia should be wrested from their present guardians, and placed where she could claim their keeping and disposal. How otherwise could she make good her statements, or implement the promise she had given to his Majesty?

On the other hand, it was as clearly Ogilvy's affair to see that no one interfered with matters as they stood, and, least of all, the pushful and aggressive Countess.

¹ Bannatyne Club, "Papers Relative to the Regalia of Scotland," Atchievement, p. 12.

² Ibid. Appendix III, p. lxxiv.

Proceeding to Kinneff, he had an interview with Grainger which has been variously described. In "Barres Alledgances Ansred," we are invited to accept the statement that, not without show of violence, Ogilvy compelled the minister, whom he encountered ill in bed, to acquiesce in the surrender of some part, at least, of the Regalia. In view of all the probabilities, however, it is more reasonable to conclude that matters were adjusted amicably. Acting in concert, Ogilvy provided Grainger with a receipt for all the Honours. This he could present to any who might come requiring their delivery. And this, it would appear, he actually did present to the messenger employed by Keith of Whitriggs, and it may be, also, to a servant from Bolshan, who represented that he had been sent by my Lord Marischal.

But it was necessary to safeguard the chance that some one, less complacent than the rest, might challenge this device, and forcibly proceed to test its bona fides. A search could only lead in one direction. And here the foresight which inspired removal of the Sceptre makes itself apparent; since, on the worst of happenings, the mere discovery of Crown and Sword could profit nobody. Upon this showing, we submit, the curious duplication of receipts becomes intelligible; Grainger's obligation covering the Governor's acquittance being satisfactorily explained—so, also, we may add, the latter's grimly forcible reflection, "The piper plays the waur that wants the nether chafts".

An inclination on the part of Ogilvy's detractors, to

^{1 &}quot;Scottish History Society," Vol. XXVI, p. 127.

² *Ibid.* p. 128.

represent him as at variance with Grainger is further noticeable, in the accounts they offer of the historic interview with Marischal, at which the Regalia were formally restored.

Ogilvy having invited Grainger to bring with him the Crown and Sword to Criggie from whence they should proceed together to Dunnottar, the latter is reported to have answered him in churlish fashion, declaring that "he scorned to come to his house nor would he have more to doe with him in that or in anything else". Yet notwithstanding this rebuff, the writer adds, "George Ogilvy, to take away any seeming difference betwixt them in the delivery, met the minister upon the rod and so went on with him to Donnotter".

The picture of Ogilvy thrusting himself on the reluctant minister, whose feelings of propriety and honour he had justly outraged, acquires an added piquancy if we reflect that, at the moment, he and Grainger were presumably engaged in planning to commit a larceny. The Governor's distrust of Marischal, occasioned by the clamour of his friends and their insistence that the latter had betrayed his interests, accounts, if we mistake not, for the mysterious and unexplained retention of the Sword-belt. As he had removed the Sceptre from Kinneff to overset the machinations of the Countess, so, fearing lest the Earl might refuse to grant him a receipt, he was constrained, we take it, to appropriate the belt, that he might still have something to produce in proof that he alone could render the Regalia intact to Charles. This is a mere assumption on our part; but it affords a

^{1 &}quot;Scottish History Society," Vol. XXVI, p. 129.

reasonable explanation of the fact that the Sword-belt was retained, and subsequently found at Barras.

The suggestion that Ogilvy removed it when the rest of the Regalia were conveyed out of the Castle is untenable. He had no motive to abstract it then, and every reason to do otherwise; since, left in his possession, it would undoubtedly have fallen into Morgan's hands, and thereby led to awkward complications. On the other hand, if it accompanied the Sword to Kinneff, it could not have been separated from it later without the knowledge and consent of both parties. And this, so far from bearing out the tale of Grainger's estrangement from the Governor, implies that they were still the best of friends, and at one in their determination to defeat the influence at work in certain quarters.

That Ogilvy's precaution overshot the mark, and that, in Marischal's honourable bearing, he perceived, instead of jealousy and willingness to overreach, the re-establishment of old relations, must have occasioned in his mind regret that he had harboured doubt, or acted in anticipation of unworthy treatment. It was, indeed, admissible to argue that the failure of the Earl to support him at the English Court had been occasioned by no change of front, but that his Lordship, knowing nothing at first hand, had rightfully determined to assure himself of what had actually taken place, by personal investigation, before presuming to reject opinions which, in virtue of their source, he felt compelled to treat with all becoming deference.

So far the matter had gone well with Ogilvy. He had secured the coveted receipt which would commend him to the favour of his Majesty. And if the letter

Marischal wrote his mother announcing that the Honours were restored, while frank enough in stigmatizing the affair as "ane oglye and onhandsum businis," is careful to apportion blame to neither party; yet, from the coolness which apparently ensued between the Countess and her son—a circumstance referred to in a letter from the King to Middleton—we may conclude that he had gained what probably he valued quite as highly—assurance of the Earl's re-establised confidence and friendship. "I am vexed," the latter subsequently writes, "that any having although relation or kindness to me should scruple at your offering your endeavour for my good. I am, believe me, sorie they are so byassed and be yee assur'd I respect your kindness and doe desire you will continue to be so still."

It was not till the following spring that Ogilvy repaired to London, where, we learn, he was graciously received—the fulfilment of his undertaking to produce the Honours being met by the bestowal of a Baronetcy, with warrant for a new matriculation of Arms, in which his signal services were duly recognized. These tokens of the Royal gratitude were accompanied by the promise of a pension "how soon the King's revenue was settled." And, finally, his lands, which he had previously held in wardship of the House of Angus, were gifted him directly of the Crown.

And here our task might fittingly have closed; the curtain falling to the popular applause which greeted the return of the Knight of Barras. Instead of this, however, we are driven back incontinently to gather up

the threads of fresh developments. The Countess was, of course, the moving cause: her instrument no other than the intimate and trusted friend of Ogilvy, on whose integrity and good intention he must have felt himself peculiarly entitled to rely.

We have seen that, on 21st July, Grainger wrote the Governor protesting his good faith towards him, and affirming that he would maintain it, come what might. We have traced in some detail their further intercourse. and shown that they had necessarily worked in concert. How comes it then that, on 20th October, Grainger prepared, and forwarded to the Countess, a "Declaration anent the Honours," whose attitude is one of undisguised hostility towards his friend? This Declaration, which, by the way, contains a first and embryo account of Mrs. Grainger's personal achievements—"I sent my wife who brought them (the Honours) forth without being discovered by the enemie, though rancountred by them in the way "-is a deliberate attempt to throw discredit upon Ogilvy's receipt from Marischal. The writer held the Honours solely for the Countess, and restored them at her bidding, and in virtue of the order granted by his Majesty to that effect. Not only so: as their legitimate custodian, Grainger explains that he had himself requested a receipt from Marischal, delivery of which his lordship had deferred. Since then, he is informed, the Earl had granted that receipt to Ogilvy, who had despatched it, or a copy of it, to his son in London for presentation to the King.

The Declaration closes with what, from the Coun-

¹ Infra, p. 196.

tess's point of view, must have appeared a singularly useful and well-timed admission, where, again referring to the Honours, he expresses the opinion that "the prime mean of their safetie was the declaring them to be carried off the kingdome by the Earl Marschall his brother John".

Not content with the above, and wishful to confirm its averments, Grainger addressed a second letter to the Countess, upon 12th November, reiterating, and in part recasting, what he had already said. This later communication, while professing to acquaint her Ladyship with what was passing, repeats intelligence already three weeks old; it breathes, if possible, a more accentuated spirit of resentment; and labours to substantiate the charge that Ogilvy's acquittance from the Earl Marischal was not obtained by honest and straightforward means.

Proceeding to rehearse a conversation in which the former had described to him the doings of his son in London, and had mentioned his intention to confront the crowd of his detractors with Marischal's holograph acknowledgment, "I enquired," he tells her, "where he had that, and when he had gotten it, seing I had delivered them, and he refused to give me a Ticket of Receipt. O, said he, I got it the Night before the Honours were delyvered by my Lord Arbuthnet's moyen". Such a statement-containing, as it does, a grave reflection, not on Ogilvy alone, but on the Earl, as touching his discharge of public service-one can scarcely imagine Grainger hazarding on any terms. And yet he offers it without apparent misgiving, and where, above all else, he might have calculated to encounter summary and prompt reprisal--" Your Ladyship may make the best use hereof your Ladyship can".

We have found it impossible to assign a reason for Grainger's sudden disaffection, or for the reckless disregard of consequences with which he was apparently impelled to give expression to his sense of injury; but that the Countess should submit to tolerate the offensive imputation which he cast on the integrity and honour of the Earl, suggests that there must necessarily have been some more or less informal understanding between the two.

That his opponents may have slandered Ogilvy to Grainger, may have misinterpreted his motives, and induced the latter to believe -as indeed they plainly indicate he did—that he was being thrust aside, and would receive no credit for his long and faithful service, is probable enough, and may, no doubt, have gendered feelings of uneasiness and of distrust. But it by no means follows that Grainger should have set himself to meet neglect with treachery; still less that he should have sought to compass his revenge on Ogilvy by following a course so disingenuous and reprehensible as that we have described. Nor can we readily accept the explanation that the promise of 2000 merks, which Mrs. Grainger subsequently received from Parliament, may possibly have been obtained through mediation of the Countess, and may, therefore, represent the purchase price of Grainger's change of front. Had the latter been amenable to bribes, it would have been discovered earlier, and when he had the opportunity to treat for higher terms. Besides, assuming, for the moment, that the Countess so entangled him, a debt

of this sort cannot be dishonoured with impunity; and yet, so late as 1686, only a tenth of what was due had been disbursed.\(^1\) Again: had Parliament's engagement so to recognize her services been secured by favour of the Countess, is it conceivable that, in her *Information* to the Privy Council, Mrs. Grainger would have allowed herself the licence she assumed in dealing with her Ladyship's pretensions, and, having travestied alike the manner and the motive of Keith's intervention in support of Ogilvy's apocryphal account of their removal to the Continent, declared that "no more hand Sr Jon Keith had in preserving the honours than is heir said"?

Perhaps the true solution of the difficulty lies in the temperament of Grainger, and in his failure to withstand the usage to which, through pressure of competing interests, he found himself increasingly exposed.

Such knowledge of his personality as may be gathered from a study of the Session Minutes of Kinneff, which preserve, in his own hand, a faultessly precise and conscientious record of his ministry, incline us to regard him as a simple, painstaking, and earnest man: not as a brilliant, or a strong one. Grainger could protect the Honours, bringing to the task a quiet steadfastness of purpose which proved sufficient to endure the strain of nine long years of unrelieved anxiety. He could keep his own counsel: go his own way; and carry with him, all the while, the secret of an ever-present danger and responsibility. But, drag him and his secret to the light, and he was ready to succumb before the violence of boisterous threat, and heated argument.

^{1 &}quot;The Scots Peerage," Vol. I, p. 80.

It is not difficult to understand how, in the final struggle to retain possession of his charge, he may have found himself, on more than one occasion, roughly handled. Disappointed in their hope of seizing the Regalia, we may be sure there were not wanting those, among the Countess's friends, who were prepared to hustle and intimidate. The acquittance upon which he had relied was no defence, and, even if accepted in good faith, was certain to provoke a torrent of recrimination. Ogilvy had outwitted him and played him false; while he, on his part, had unworthily betrayed the Countess, and doing so-they might not hesitate to add-must count on having brought upon himself the opposition of the high and potent family she represented. Assailed with doubts and threatenings of this kind, a stronger man than Grainger might have quailed, and striven to repair the mischief he had wrought by any means which his self-constituted mentors indicated. Indeed, the letters to the Countess palpably suggest a situation such as this; they are so manifestly framed to fit the case, and to provide material for a renewed attempt upon her part to push hostilities.

Exactly what ensued it would fulfil no useful purpose to investigate. Such hints as meet us incidentally suffice to indicate, explicitly enough, the lines on which the Countess worked to rehabilitate herself, and undermine the credit and repute of her opponent. One advantage she possessed. The latter was in ignorance of what had taken place, and so had ceased to interest himself in her proceedings. In Middleton she seems to have secured a willing mouthpiece for the tale she spread,

of how, with the connivance of the Earl, the upstart Ogilvy contrived to filch the honour and reward which she alone had merited. That she obtained the ear of Lauderdale there is no doubt, and, in a greater or less degree, the sympathy of Charles. One is inclined to question, none the less, if either of them failed to read between the lines of her complaint, or gave it more than a mere formal and indulgent tolerance.

It is true, when Ogilvy again appeared at Court to plead the promise of his Majesty that the expenditure he had incurred should be made good, he was received by King and Chancellor alike with disappointing coldness. And, in the circumstances, it was only natural that those most interested should trace the Countess's influence in what occurred, and place their failure to the credit of her interference. Yet, after all, we cannot but suspect that his reception owed its frigid character to less remote and visionary causes—chiefly, indeed, if not entirely, to the fact that Charles' Ministers refused to burden an exhausted Treasury with further obligations, which they saw no reasonable prospect of discharging.

Nor can the circumstance that John Keith eventually obtained an Earldom be held to indicate that any practical success attended the defeated Countess in her efforts to regain a lost ascendancy. Charles may well have had it in his mind to signify approval of the loyal service which he had received, not from Sir John alone, but from the collective members of the Marischal family, by the bestowal of some further dignity on one whose record was, at least, as worthy of regard as that of many whom the exigencies of State had caused him to repay

with higher favours. That he delayed, for nearly twenty years, the execution of his purpose, precludes the supposition that it was inspired by any hostile or ungenerous attempt to wound the personal susceptibilities of Ogilvy. The legend, *quae amissa salva*, which his heralds granted Lord Kintore, refers to the one incident whose credit Keith was open to assume without reserve; when, "lost" to the Cromwellians, he drew the latter from the eager search they had been prosecuting, and so secured the Honours undisturbed security within their friendly hiding at Kinneff.

At this point, we are called upon to pass from all, save one, of those who played a foremost part in this extremely tangled episode of Scottish history.

Ogilvy, who re-married, taking, as his second wife, the widow of a neighbouring proprietor, died in 1679, apparently at Criggie, where he had continued to reside as tenant of the Countess. Nature had not endowed him with the push and shallow brilliancy which bring success to men of meaner and less sterling qualities; and consequently, he had reassumed the quiet, unobtrusive rôle of a mere county gentleman. Perhaps his losses hampered him in part, and bound him to the painstaking discharge of humbler duties. But, discounting this aspect of the case, and assuming that an entrée might have been secured, we question if his inclinations would have prompted him to seek distinction at the Court of Charles.

The errant Grainger did not long survive the troublous times in which, whatever may be said, he

certainly did much to merit personal esteem and gratitude. For some time previous to the Restoration, he had been in failing health—a circumstance which must be taken into account in judging of his failure to resist the pressure brought to bear on him by rival factions. Doubtless, his decease had been anticipated; but this does not prepare us for the fact that, six months later, his widow, Christian Fletcher, became the wife of James Sandilands, first Lord Abercrombie—a nobleman whose dissolute and worthless life must have contrasted painfully with his whose name and memory she had so rashly hastened to repudiate.

The Earl Marischal seems to have lost touch with Scotland, during the long years of exile which he had experienced. The remainder of his life was chiefly spent in London, with, now and then, a hasty visit to his favourite seat of Inverugie; where, as it transpires, he died, in March, 1670.

The Countess, who outlived her son, had long since found relief from the uneasy burden of a life which it becomes us not to judge too harshly. Her doubtful loyalty may be explained in that, by birth and upbringing, she was, and probably continued to remain, a daughter of the Covenant. If she followed Marischal when, too late, he threw aside his Covenanting principles to serve the King, we have no reason to suppose her personal attachment to a cause he had so tardily espoused was more than nominal. As she had joined it for the Earl's sake, so, when it threatened ruin to his house, her impulse, naturally enough, was to forsake it.

Nor, in her treatment of Ogilvy, is it impossible to find

extenuating circumstances. The plotting woman naturally disliked the man of placid, imperturbable integrity; while the abrupt effacement of the Commonwealth and, with it, the confusion of her plans, impelled her, as we have already indicated, to pursue a course which was defensive, merely, where it may have seemed gratuitously over-reaching and unprincipled.

The attitude she afterwards assumed, if indefensible on ordinary grounds, may be accounted for as the result of the rebuffs and crosses she had met, reacting on a headstrong and impulsive temperament. Accustomed, above all things, to dictate, and to exact submission to her will and her opinion, no doubt, the Earl's unlookedfor change of front, when, abandoning the policy she had approved, he suddenly declared himself a Royalist, must have embittered her in diverse ways, and accentuated her natural intolerance. Given the weapon placed at her command by Grainger, that she would use that weapon against one who had conspired to set her in the wrong, and humble her in face of Charles and his Ministers, must have been obvious to all who understood her character, or had experienced the violence and sweep of her resentments

Only John Keith remained, of all the coterie who had contrived to figure in defence of the Regalia; and, somehow, it appears as if he had assimilated, to no small extent, the Countess's views, and learned to appreciate her methods. Apparently, he harboured as a grudge that others should presume to share with him the credit of events on which his title to high honours rested. This much is certain—that the pride of place bulked largely in

his mind, and caused him to forget the due consideration which he owed to those whom he considered his inferiors. It is legitimate, indeed, to hold that what he knew of Ogilvy's desert had reached him, for the most part, through perverted and unfriendly channels; and that he may have honestly believed much, if not all, of what the Countess told him. But, conscious of the minor part he had himself discharged, and of the credit he had gained because of it, one cannot justify the impulse which induced him to attempt the permanent effacement of Sir George, and of the gallant and heroic memories with which his name had been associated.

This personal conviction, on our part, is deepened by the fact that it is on his initiative we first encounter Grainger's letters. Unknown to his opponents, they had remained with him, through all these years, beyond the reach of possible disproof or challenge; and, in so doing, their offensive value had increased immeasurably. Marischal, Arbuthnott, Ogilvy were dead: who then remained to combat their attack, or meet the charges they contained of faulty and dishonourable conduct? If Kintore accepted Grainger's statements in good faith, they certainly went far to lend an air of truth to the defamatory allegations of the Countess. But, on the other hand, that he produced them only when he did, suggests that, personally indifferent upon the point, he had conspired to hold them in retentis, until such time as he could use them with effect to the discomfiture and ruin of the Ogilvies.

In the preparation of his "System of Heraldry," the author, Alexander Nisbet, had had occasion to collect a •

large amount of information relative to the origin and descent of those entitled to bear Arms; and in 1699, he seems to have addressed himself directly to the representatives of certain leading families whose history he still desired to supplement, or to substantiate. Agreeable to this, Kintore supplied him with a record of his House, embodying a narrative of the events which led to the creation of the Earldom. Therein-so runs the Ogilvy complaint—he appropriated to the Countess and himself sole credit for preserving the Regalia; nor did he scruple to depreciate Sir George, and to ignore, "and might in process of time have totally obliterat the good service loyalty and sufferings" of his lady. 1 So far as we are aware, no copy of this document exists in the precise form in which it was despatched to Nisbet. But it is highly probable that in "A History of the first Earl of Kintore,"2 written prior to 1685, we have substantially the same account of Keith and his pretensions. If so, the words which we have quoted suitably describe its aim and purport.

Nisbet appears to have submitted this account to the approval of Sir William Ogilvy and his son—an act of common fairness on his part, whose motive we can readily appreciate. Nor can we wonder that they hastened to compile a rival statement. One may commend them rather, that, in doing so, they were content to furnish a bare résumé of facts; once only hazarding beyond this dignified and prudent course, to justify, on grounds too

¹Bannatyne Club, "Papers Relative to the Regalia of Scotland." Vindication, p. 1.

² Infra, p. 166.

obvious for serious dispute, the honourable character of the capitulation. Their narrative, its accuracy attested by the witness of confirmatory documents, the openminded Nisbet readily accepted. Of what was possibly Kintore's account his "Heraldry" contains two colourless and inoffensive paragraphs.

It is difficult to gauge what follows, or to explain how, having acted thus far with commendable restraint, the Ogilvies should have elected to embark upon a course so inexcusably provocative. Nisbet had engaged to put on record an impartial statement of the case, which Lord Kintore's malignest influence could not expunge, or render less enduring and effective. Granting the latter's statement had been sent elsewhere, as we are told it was, and might be published, it did not strengthen matters, now secure beyond all reasonable need of further interference on their part, to fume and bustle into print with an ill-tempered and recriminatory pamphlet. Such action thrust into the Earl's hand an opportunity of which he did not hesitate to take advantage. The publication of "A True Account of the Preservation of the Regalia of Scotland," followed by the "Vindication," a still more foolish and gratuitously irritating tract, was promptly seized upon as an occasion of complaint before the Privy Council, where both the Ogilvies were cited to appear in answer to a charge of libel.

Kintore, who thoroughly appreciated the possibilities of the situation, took care to make the most of it. It was no ordinary misdemeanour which had prompted him to seek protection from his peers. A serious and grave offence had been committed; and the accused must needs

retract, as a "manifest villany," their "most injurious Defamation and attrocious Slander to the Truth, to his Majesty King Charles the 2ds. acknowledgements, and to the Faith of repeated Patents". So much stage thunder, on his Lordship's part, was obviously intended to impress the Council, and predispose them to accept what evidence he chose to offer in support of his indictment.

Meanwhile, an interesting letter from Sir William's second son, who, it appears, was at the time indentured to a legal house in Edinburgh, gives us a hint of the forensic methods of the period, and plainly indicates that politics had more to do in shaping their results than any minor accident of truth or justice. The Ogilvies solicit the Duke of Hamilton's support, which, in the present state of parties, his Lordship apologetically declares to be of no appreciable service. Kintore, with Queensberry upon his side, may practically control the verdict.

From the account of their proceedings printed by the Bannatyne Club, we learn that the Privy Council met, as a judicatory, to consider Lord Kintore's complaint, on 8th July, 1702; when Sir John Thoires, Counsel for Sir William, submitted two certificates declaring that the condition of his client's health precluded his appearance. This, it is argued, should have stayed proceedings, and technically, no doubt, the plea is sound. But on the other hand, it is conspicuously evident that David Ogilvy, and not his father, must have been responsible for what had taken place. The latter may have sympathized with his son's action, and there is every reason to believe he did so; but in assigning blame to either party, distinction

must be made between the man of thirty, in full possession of his faculties, and the worn invalid, whose senile fancy conjured up imaginary grievances, or morbidly endeavoured to resuscitate the heartburnings and antagonisms of his youth.

Apart from their determination to proceed in absence of Sir William, the action of the Privy Council in their conduct of the case appears to have been sufficiently peremptory. Without calling evidence, they directed the offending pamphlet to be burned by the common hangman; My Lords continuing the action against the defender "as to the personall conclusion against him, and the other points contained in the lybell".

What might have been the issue, had things gone to proof, it is impossible to predicate; though, it is certain, Counsel would have had a serious task had they attempted to adjust the facts in terms of the record printed by the prosecution. It might be matter of legitimate debate whose services contributed the more effectively to save the Honours; but it is surely somewhat startling to be told that the latter were transported to Kinneff before the Castle of Dunnottar was invested. Misstatements of this character suggest that, having satisfied himself of the effect which he was likely to produce by the disclosure of the Grainger correspondence, Kintore had suffered things to take their course—leaving all minor details in the hands of his attorneys, who were either unacquainted with the facts, or mindful only to accommodate them to their purposes.

¹ Bannatyne Club, "Papers Relative to the Regalia of Scotland," Appendix IV, p. lxxxii.

As it transpired, a quite unlooked-for turn of events relieved the prosecution from the onus of substantiating what they had adduced, and at the same time precipitated the defendant into the abyss which his intemperate and foolish conduct had prepared for him. A committee had been formed to examine witnesses, and at their meeting, held on 21st July, Thoires and his fellow Counsel "declaired and owned the pamphlett within lybelled on to be injurious, ignominious and villanous, defameing the said Earle of Kintore: and that the defender att the barr would disown the same and that he had no concerne therein; and the said David Ogilvie, as said is, being present att the bar, and he being enquired att if he owned and adheared to what his saids advocats had declaired. he ansuered that he did adhear and to what his saids prors had said in his name"1

That the above is a correct account of what took place need not be credited. It is inconceivable that the accused should, at this stage, have made himself a party to a course so obviously suicidal. The petition which he subsequently presented, craving to be heard in reference to what actually occurred, imparts a different aspect to the situation.² But to decide exactly in what form the betrayal of the case was put can serve no useful purpose.

It must have gratified Sir William and his friends that, at this point, the Earl Marischal intervened to sist procedure. In doing so, however, he appears to have misjudged the measure of Kintore's resentment. The

¹ Bannatyne Club, "Papers Relative to the Regalia of Scotland," Appendix IV, p. lxxxvii.

² Infra, p. 205.

latter brought his witnesses to prove what nobody remained to call in question; and the Council finding in his favour, a penalty of one hundred pounds sterling was imposed on the defendant, the warrant for whose apprehension bears that he shall be detained in prison till the same is forthcoming, "and farther to remain therein dureing the Councills pleasure". It is not to be supposed that Ogilvy elected to remain within convenient distance of the Court to meet this judgment. Foreseeing what would happen, he escaped to London, and so placed himself beyond the legal jurisdiction of the Privy Council.

The outcome of the trial, as touching those whom it immediately affected, we gather from a series of letters, full of details of a more or less domestic character, which, in their purport, fail to strengthen sympathy for one whose injudicious meddling still shadows, with a sinister remembrance, the story of a chivalrous and gallant deed. If the credit due Sir George was partially obscured by others zealous to promote their private interests, and ready so to do at his expense, it suffered, far more deeply, from the foolishness of David Ogilvy, and the passionate reprisals he evoked.

Safely bestowed at "Darlings Coffie house, near Charing Cross," the latter, meanwhile, appears to have employed his leisure moments in playing on his father's indignation against Lord Kintore. Sir William waxes garrulous in building up new projects to defeat his adversary: what steps to take, what Counsel to employ, whom to avoid—your "pryme" ones, who are "cheats".

 $^{^1}$ Bannatyne Club, "Papers Relative to the Regalia of Scotland," $Appendix\ IV$, p. lxxxviii.

In this connexion, he repeats afresh the story of the siege and all that followed it; does so with painful effort and indifferent accuracy, recalling every incident as it has shaped itself upon his failing memory, unconscious of the fact that things are growing clouded and obscured.¹

There is much to show how closely he was pressed to meet the cost of current outlays. "Our fay¹ was oblig'd to borrow money in pay¹ of your last bill," the lawyer brother writes to David. And again: "He has ill getting or spareing mõe att põt and hates to be continually borrowing as he has frequently done since your departure hence". As for the penalty, might not Kintore be brought to compromise? At all events, the matter cannot rest indefinitely—a settlement of some sort must be reached.

For, most of all, the sick man's thoughts recur to his son's absence, and brood upon the fact—as he esteems it—that they have been parted wrongfully. This furnishes the key to his despondency, his querulous and unappeasable unrest. It is responsible for all that goes awry, and frets and worries him. "I may wrestle on till about ye parliament," he writes, "& give he gett anything dooin yn it is good: if not he must return for I have dooin over power already and most give it over if so I gett not assistance after ye parliament is over for I vatch all night and for ye most part is about sunnsetting yt I ryse & so many of my affaires are mistymed & doe miscarry". And later: "You vill vryte vt ye tuesdays

¹ Infra, p. 219 et seq.

² Ibid. p. 213.

³ Ibid. p. 217.

London post & acquaint yor brother yt if I mend not shortly I vill never goe out of my own doores again so yt he vill resolve to return God villing, be the last of May tho he get nothing dooin & yt ve pay ye fyne".

Eventually the fine was paid, not by the Ogilvies, but by their kinsman of Pitmuis.2 It does not transpire, however, that the exiled David had contrived to profit by the lesson which Kintore had offered him, or that a year in London had imparted to his character the salutary discipline it lacked. His cacoethes scribendi still remained: and if he bridled it so far as to avoid a further quarrel with his Lordship, that nobleman's decease became the signal for renewed activity. "Ane Account of the Process raised befor the Privy Councill of Scotland, Ao 1702" represents his final contribution to a controversy which had been better closed ere he presumed to offer it his advocacy. A number of letters from the Earl Marischal, the originals of which have not survived, impart a certain value to this ill-conceived attempt to re-establish what his former indiscretions had so gravely compromised. Two of these letters are, indeed, of special interest. Of date 1655, and bearing to have been written from Inverugie and Newcastle respectively, they indicate either that his Lordship had been permitted to visit Scotland on parole, or that, in spite of the disappearance of the Regalia, he had succeeded in making terms with the Lord Protector, and consequently that the period of his imprisonment in London was considerably shorter than has been supposed.

¹ Infra, p. 218.

² Ibid. p. 221.

The writer discusses, with some point, the question of the Grainger correspondence. For the rest, he traverses old ground, his progress only fitfully redeemed from dullness by the bitterness of his invective and the Gargantuan torrent of vituperation with which he overwhelms Lord Kintore.

We last encounter David Ogilvy in 1733, and gain a finished picture of his character and mental attitude. That picture, as embodied in a letter to the Duke of Hamilton, suggests an old man, full of days and full of self-complacency—full also, be it added, of those indefinable and subtle qualities which are supposed to make a certain class of people "dearly love a lord".

Sir David's death occurred a few years later, and, with that event, all public interest in the family of Ogilvy of Barras terminates.

The Miscellaneous Papers printed in this volume consist, for the most part, of legal writs and other documents connected, more or less directly, with the settlement of the Ogilvies in Barras.

Incidentally, they throw considerable light on the financial position of the family, when, as we learn, the Estate of Balnagarrow was disposed of, and William, father of Sir George, accompanied, as a boy, his cousin, Lady Margaret Ogilvy, to the Mearns, on the occasion of her marriage with the Earl Marischal. It is evident that the pecuniary difficulties which led to the sale of Balnagarrow have been much exaggerated. Of William's elder brother we know nothing, save that he inherited his mother's lands of Balfour. His two sons, John of

Balfour and James of Shannalie, meet us frequently as landowners in Angus, and men of recognized position and repute. The name of William Ogilvy occurs upon the list of feuars in Stonehaven in 1624; and his residence, in all probability the birthplace of the future Governor of Dunnottar, still remains a feature of the Burgh. and unquestionably the finest specimen of old domestic architecture it contains. In 1628, he purchased from the Earl Marischal, for six thousand merks, the wadset of Lumgair. This he surrendered shortly afterwards to Alexander Lindsay; recovering it, however, on the resignation of the latter, prior to 1643. William, who is described as residing "att the Mylne of Vrasse." appears, along with Robert Keith of Powburn, as cautioner for the Earl in a transaction, of date 15th November, 1634, in which his Lordship borrows from Mr. Thomas Lunday, minister of Eliot, the sum of four thousand merks.1 In the same year, he is able to provide two thousand merks in jointure for his daughter-in-law, Elizabeth Douglas-being a portion equal in amount to that which she inherited from her father, John Douglas of Wester Barras. Meanwhile, his son was in possession of Baldovie, a property situated in the Regality of Kirriemuir, and originally pertaining to the Abbey and Convent of Arbroath. This property, acquired from Francis Ogilvy of Newgrange, was disponed to James of Shannalie in 1643.

Sir George acquired the lands of Barras five years later, and the circumstances under which their purchase

¹ We have not printed this document, which is of considerable length, and, apart from the fact stated in the text, devoid of interest.

was effected are detailed. We learn that Sir John Douglas, his wife's brother, had died in the preceding year, leaving his affairs so seriously embarrassed that the sale of his estates was deemed imperative "for preservation of any being and subsistence to the said aire or provision for the remnant children and pnt payment of his debts". With obvious intent to save the property from falling into the hands of strangers, the curators appointed by Sir John for its administration-his son being still a minor-approached Sir George with a proposal that he be the purchaser; they having fixed the price at twenty thousand pounds Scots, "being the best worth and availl as the pnt raitis and prices rules". All this implies that the Ogilvies, instead of being impecunious, must have possessed what, at the money value of the period, amounted to a reasonable share of wealth.

Three writs dealing with the affairs of Jean Fraser, relict of John Douglas of Barras, and mother of Mrs. Ogilvy, afford what we have accepted as a clue to the identity of Anne Lindsay.

It appears that, after the death of her first husband, Mrs. Douglas became the wife of the Alexander Lindsay whom we have encountered as obtaining, in transference from William Ogilvy, the wadset of Lumgair; and who, at the time of their marriage, also held in wadset the lands of Easter Barras or Bridgeford. The documents in question mark the downward progress of events in the family fortunes of the Lindsays, who, compelled to surrender their possessions in the Mearns, migrated to Aberdeenshire, where they acquired, from John Gordon

of Nethermure, the town and lands of Cuikbirnes, in the Parish of Logie Buchan.¹

Was Anne a daughter of this marriage, and consequently stepsister to Mrs. Ogilvy? Proofs are wanting; but the circumstance that she was present in the Castle, and was selected for so hazardous and critical an undertaking as the removal of the King's papers and their subsequent disposal, seems to indicate that the Governor and his wife had very special grounds for placing their reliance, not only on the courage of their youthful emissary, but on her subsequent discretion and good faith. The phrase "a kinswoman and dependant" does not preclude the supposition that she may have occupied towards her benefactress a relationship as close as that we have suggested; while the fact that she subsequently became the wife of Mr. John Willox, Minister of Kemnay, would seem to indicate connexion with the North.

The Ogilvies had no daughter of their own, and it is not unreasonable to surmise that they had personally assumed her upbringing. Lindsay, whose position in Logie Buchan can have been little better than that of a mere Bonnet Laird, might well have acquiesced in an arrangement which promised her advantages he was himself in no position to afford. And we can easily imagine how she, on her part, would be grateful to exchange the poverty of Cuikbirnes for the comparative affluence of Criggie Manor Place, and the pleasanter associations it involved.

The subsequent career of Lindsay, and its tragic

^{1 &}quot;Reg. Mag. Sig." (1634-51), No. 1197.

close, are traceable amid the local records of the period. He does not seem to have retained, for any length of time, his lands of Birnes. In 1653, he is described as "sometime of Birnes, now of Meany," and ten years later is designed "of Williamston". This last-named acquisition cost him dear. A daughter, Margaret, had become the wife of Captain Robert Forbes, tutor of Craigievar; and with him Lindsay appears to have engaged in various transactions of a money-lending character. Extensive borrowers themselves, they naturally looked for prompt repayments on the part of those whom they accommodated; while the terms on which they lent were hardly such as would commend themselves to modern ideas as an adequate and just return for the risk incurred. The end came when trying to exact from James Gordon of Newton the customary forfeit of foreclosure upon certain bonds the latter had negotiated on the security of his estates, on which Forbes claims to have advanced his client forty-six thousand pounds. The lands of Williamston, it seems, were Lindsay's share of this important coup, and he had evidently managed to secure possession. But trouble followed; and the sequel is revealed in a laconic entry in Row's "Diary," under date July, 1663: "The laird of Birnes in the parish of Logie, stabbed by Newton Gordon: so he gored him down".1

A letter from the Earl of Seaforth, written at Paris, 1st November, 1650, acknowledges indebtedness for

¹ "Scottish Notes and Queries," Vol. VII, p. 70. See also Davidson's "Invertrie and Earldom of Garioch," p. 599; New Spalding Club, "House of Gordon," Vol. II, p. 310.

assistance rendered to his Lordship in making his escape from Scotland, after the defeat at Preston. Returning from the South, the Earl had apparently remained in hiding with the Ogilvies, until such time as he was able to embark upon a trading vessel sailing from Stonehaven.

A MS. in the handwriting of Sir David Ogilvy, preserved among the Reid Family Papers at Birkwood, Banchory, explains the drift of Seaforth's badinage in the above epistle which otherwise would have remained obscure: "Tell yr honest vyfe," he says, "yt the merchand is sorie that he hes com to so ill a mercat making hir as a partner so greate a loser . . . on mercate day may offer to mak vpp vhat is lost". It appears that while in residence at Criggie, Seaforth had maintained the disguise of a merchant come to buy victual, "still wearing ordinary cloaths with ane cape of ane odd forme on his head hanging down about his ears the better to disguise and conceall him".

Sir George's hospitality, on this occasion, not only involved him in pecuniary loss for which Seaforth gratefully proposes to indemnify him, but, taken in conjunction with his personal participation in the Unlawful Engagement, exposed him to the Discipline of the Church Courts.

In the Session Records of Kinneff, we read, under date 10th December, 1648: "This day Andro Arbuthnot of Futhes and George Ogilvie of Barras were put of the Session, because they had subscribed ane onlaul band

¹ Arbuthnott and Ogilvy had been appointed elders on 19th November, or less than a month before this incident occurred.—
"Kinneff Kirk-Session Records."

prescribed by ordinance of ye Parliament upon the whole Kingdome. It was likewayes told them they would not be received to ye renewing of ye Covenant nor to ye sacrament of ye Lords Supper . . . untill they should satisfie for their fault," And again, on 18th August, 1650: "George Ogilvie having before the Presbytrie confested his accession to the onlaull engagement and subscryving ane onlaull band for carying on the same, and having confest some malignant speeches & ye recept of ye earle of Seafort, intill his house & ye keeping of him there the space of fourteen dayes, did according to ve ordinance of ve Presbyterie vpon his knees before the pulpit confesse the same guiltinesse and did aske God's pardon for the same & promised never to ioyne in any such course afterward & wt all did before ye congregation subscribe ye declaration appointed by the Generall Assembly, July 20, 1649."

We learn from the same authority (17th December, 1648) that "of the common souldiers y^t went out of this paroch to y^e late onlaull ingagement had returned . . . none as yet but one Jhon Straton" who "declared to y^e minister vpon oath y^t he was taken & forced to go forth".

The latter appears to have been more leniently dealt with than his superiors, or it may only be that the Clerk, in varying the wording of his minute, has imparted to the deliverance of the Court, in Straton's case, a somewhat milder aspect—he "being called upon publickly before the congregation humbled himself for being vpon it & was absolued after his acknowledging of it to be onlaul".

Two letters from the Duke of Queensberry recall the circumstance that, shortly after his accession to the Baronetcy, his Majesty had contemplated bestowing on Sir William Ogilvy a tangible acknowledgment of the goodwill he bore towards him, and his House. Among the papers of the Earl of Airlie, there occurs a draft precept by the King for expediting a letter, under the Privy Seal, in favour of Sir William, by which the latter should be constituted "master of his Majesties hawks, chieff huntsman and master of the royall game within the said ancient Kingdome off Scotland, with power to him to use and exerce the said places and offices, with all priviledges, casualities, fies, profits, and commodities whatsomever, that ever did or that may heirafter belong to the samen"-all this in consideration of "the eminent services done and performed by his Maiesties now deceast lovet Sir George Ogilvie of Barras, Knight baronet, in that he was eminentlie instrumentall in the preservatione of his Highnes crowne, sword, and sceptre, the ancient honoures of this his Kingdome of Scotland, and the damnage sustained be the said Sir George Ogilvie therthrow ".1

There is no evidence that the above was ever ratified, and the silence of the "Barras Papers" on the subject seems to prove conclusively that it was not; but it was probably in anticipation of his appointment as Chief Huntsman that Sir William was required to furnish hawks for the King's sport. This he could well afford to do, as the high sea wall at Fowlsheugh provided and still holds a breed of falcons which were famous over Scotland in the days when falconry enjoyed 1 Spalding Club, "Miscellany," Vol. V, p. 206.

the prestige of a Royal pastime. Even Lilburn, we find, had heard the praises of these birds, and, Roundhead though he was, confessed a sportsmanlike desire to be possessed of them. Writing to the officer in command at Dunnottar in 1653, he says: "Haveing formerly writt to you to preserve the breede of hawkes neere Dunnottyr Castle, I desire you to give order to the man that climbes the rockes that hee doe nott dispose or give away any of the hawkes to any person whatsoever, without particular direction from your selfe, and that you cause him to preserve them for me, and that you will doe me the favour to send to the Lord Arbothnotts Fawkner to come for them about that time they are readie, that he may bring them unto your very true friend".

In an "Accompt offye Dañiage qilk Sr William Ogilvy and his Tennants did sustaine be ye Hiland army in ye year of God jai vjc and nyntie," it is interesting to encounter a veritable instance of those "distressful visitations" which are referred to in Scott's "Pirate" as responsible for precipitating the hearty English yeoman, Jaspar Yellowley, into the genteel but niggardly embrace of Babie Clinkscale. On this particular occasion, the "plaided gentry" who acted as palmer worm to the locusts of the Cromwellian regime, in stripping bare the patrimony of the Ogilvies, were probably that band of highland Jacobites, headed by Lord Frendraught,² who, in September 1690, raided the whole country from

^{1 &}quot;Scot. Hist. Soc." Vol. XVIII, p. 137.

² "Historical MSS. Commission," 15th Report, *Appendix*, part ix. p. 94.

Aberdeenshire to within a mile or two of Stirling, and who succeeded in effecting their retreat, encumbered though they were by "spreath of hors cowes & sheip," to make no mention of what other spoils their predatory instincts led them to assimilate.

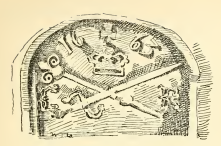
From the circumstance that Barras suffered so severely at their hands, we may infer that, by this time, Sir William Ogilvy had "hed a sairing" of the Stuarts, and had avowedly declared himself in favour of the Hanoverian Accession.





THE ARMS OF THE OGILVIES OF BARRAS





The Regalia: Sculptured Stone in Dunnottar Church.

REGALIA PAPERS

Ι

Commission—" The Earle Mariscall To Geo Ogilvy of Barras."

FORASMUCH as the kings Matie and Comittee of Estates have entrusted the care of the keepeing of the hous and castle of Dunnoter to ws Wm earle Marischal, and have allowed fourtie men a Leiutenent and to seriants to be enterteand wthin it vpon the publict charge Thairfore wee doe heirby Nominat George Ogiluie of Barras to be our Leiutenent for keeping of the sd hous And Gives vnto him the sole & full power of the Comand ytof and of the men that are to be enterteand ytin for keeping ytof, vnder ws wth power to him to bruik enioy and exerce the said place wth all the fees dues and allowances belonging yto, Als fullie in all respects as anie other Leiutenent in sic a caise may doe

(81)

'n

In witnes grof wee have subscryved thir pnts at Stirlin the 8 of Julij 1651

W KEITH witnes A LINDESAV witnes

MARISCHALL. A PRIMEROSE 1 witnes

П

" The Names of the Souldiers of the Garison of Dunotter & from guhom they are come. The yeir of God 1651."2

My Lords Come out baronies of Dunotter & Vrie men Fra the Mylne of Vras Ion Bisset

& Geo Silver one man called Fra the three pleughs in the Crawton i man hes name is

Iames Kemlo younger

The sea towne of the Crawtoune i man called

Henry Robtsoune

My Lords

men

James Kemlo

elder

Newtoune & David Baxter i man called

Johne Jaape

David Mylne & Wm Thomsone j man called

Johne Black

Easter-syd Chappell & Geo Watson i man called

Alexr Kilo

Towne of Stonehyve 4 men qrof 2 deficient the names qm they put out is

Wm Patersone Wm Boniboy

1 Sir Archibald Primrose of Carrington, whose son, by Agnes, daughter of Sir William Gray of Pittendrum, was in 1700 created Viscount, and, three years later, Earl of Rosebery. Primrose witnesses the Commission as Clerk to the Committee of Estates, an office to which he had been appointed, 6th June, 1651, in succession to Mr. Thomas Henderson of Chesters .- "Acts of the Parliaments of Scotland," Vol. V, p. 686.

² The above, along with Nos. v. and xxiii., is in the handwriting of George Ogilvy, as are the letters to Balcarres, Loudoun, and the English officers.

James Forbes James Raney David Anderson at the mylne of Glaslo i man called

Vras deficient

Johne Mylne at the Mylne of Cowie j man called

Maigray j man called

From the Woodheid j man called Rothnick i man called

Towne of Cowie j man called

Half of Bannogubbs Corsley & Bannogich i man called

Alex Mengzeis & George Hunter i man called

Kairntowne & Robt Murray i man called

Ion Mowatt in Glithnow did contribute 10lb to help the baronie of Vrie

My Ladies men

Item from the 2 over pleughs of Glaslo i man called

Fra Magnus Charlie & Gawin Charlie j man

Fra Wm Beatie & the Heads j man called

Fra James Thomson & Tilliswanlie j man

Fra Archibald Walker ane man called

Fra Nether Creigie & Carmonth j man

Fra Ruittoune & Glentowne j man Fra Caldhame Cottownbrae Kirk-

Wm Forbes

Thomas Linton Johne Dowglas Alex^r Hervie Ion Baxter

Ion Frost

Ion Daire

Ion Drummond Wm Smith

Jon Maimes

Jon Ligertwood

Thomas Jaffray

Ion Dickie

Wm Meason

Ritchart Clark Wm Hogg

burne & Thomas Rotsone j	
man called	Jon Skinner
Fra Toucks & Brucklae j man	James Collie
Fra Over & Nether Wyndings j	
man	Jon Moffatt
Fra Ravensnob & Clachinshealls j	
man	Patrick Wilkie
Fra James Raitt j man	A rd Dickie
Fra James Murray in Clochnahill j	
man called	Andro Mylne

man called Fra Nether Toucks & Fetthers i man Fra George Meason & Alex^r Jack

younger i man called Fra Alex^r Jack elder & Toddstack i man

Ion Sinkler Fra Mr Roger Patton j man called Alex^r Gardyne The names of the Barones men in the Shyre Johne Reed

Fra the Laird of Leyes1 6 men

Donald McKy David Reid Rot Aiken the other two receaved be my Lord himself Pittfoddells 2 6 men Geo Edward

Jon Raney Alex^r Murray Arthur Sangster Alex^r Jamisoune Wm Tailor

Barres & Lumgair 2 men their names are

Ion Forbes Ion Hutcheon

Thomas Mowatt

Gilbert Craig

Sir Thomas Burnett, first Baronet of I eys.

² Sir Gilbert Menzies, then in Holland.—Henderson's "History of Banchory Devenick," p. 187.

Laird of Morphie 4 men called

Monboddow 1 j man called Laird of Pittarrow 2 i man

Laird of Laurenstowne 3 2 men called

Lady Monimusk ' 2 men qroff my Lord receaved one the other called Laird of Elsick 2 men

Lands of Harviston 5 i man qlk my Lord receaved

Ion Edward Thomas Goave Geo Tod Wm Alland Alex^r Mylne Iames Suittie

James Bishop Alext Straton

Johne Jamisoune Ion Brodie Wm Forbes

¹ Captain Robert Irvine, son of Irvine of Kingcausie. Like so many Scotsmen of his time, he had served under Gustavus Adolphus, and is said to have commanded a troop of horse at the battle of Lutzen.

² Sir Alexander Carnegie, fourth son of David, first Earl of Southesk, and ancestor of the present Earl.

3 John Straiton. Sir Alexander Straiton, "the stalwart laird of Lauriestoun," fell at Harlaw, in 1411.

4 Sir William Forbes, first Baronet of Monymusk, married Jean, elder daughter of Sir Thomas Burnett. He was possessed of considerable property in the Parishes of Nigg, Maryculter, and Banchory-Devenick, hence the obligation to contribute to the Garrison. Sir William is supposed to have died in 1653. The obvious presumption is, however, that the "Lady Monimusk" was already a widow and acted for her son, John, third Baronet, who succeeded as a minor.-Macpherson's "Church and Priory of Monymusk," p. 270.

⁵ From the Titles of the lands of Harvieston, we learn that they were disponed to William Napier in Blacklawes, an adjacent proprietor, in life rent, and to James Napier, his son, in fee, by James Scott of Logie, 22nd June, 1649.

Lands of Allardes 1 j man called Whytriggs 2 j man deficient The names of the Runawayis of My Lords & thes yt wes casseired

Johne Frost Ioⁿ Iaape Joⁿ Clark Iames Kemlo elder W^m Patersone Iames Kemlo yo^r

My Ladies Men Thomas Jaffray W^m Meason

Barones Men Laurenston Alex^r Straton Morphie W^m Alland Pittfoddils Alex^r Jamison Alex^r Murray

Lady Monimusk Jon Jamison

Rot Moreis

The names of those taken on be the Gowernor himself James Meason Jon Moreis George Auchinleck Jon Caddell

W^m Raney Joⁿ Donaldsone James Clerk Archibald Lowrie Joⁿ Rind Andro Joⁿ Stowne Joⁿ Crafert

W^m Hambeltowne Jon Mennes

1 Held by Thomas Allardice of that ilk.

^{*}Robert Keith of Whiteriggs, Sheriff Depute of Kincardineshire: appointed Governor of Dunnottar at the Restoration. According to a Declaration made by his great-granddaughter, Nannie Keith, in 1806, when that lady had attained the age of 86, Whiteriggs had a family of seven sons and one daughter. Six of his sons were slain at Killiecrankie, where the seventh, and eldest, was severely wounded. This eldest son, George Keith of Whiteriggs, succeeded to his father's appointments, and contrived to win unenviable notoriety by his treatment of the Covenanters imprisoned in Dunnottar in 1685. His daughter, Elizabeth, became the wife of George Mackenzie, Collector of Cess for the County. A monument erected to her memory, in Dunnottar Church, records her death on 30th May, 1695.

TII

"A nott of the Armes and Amunitione was within

Dunotter at George ogillwyes entris with the said
house."

The Inventir of the Amunitione vithin Dunotter takine vp Be Robert Keith of quhytriges George ogillwye of barras Androe hamptowne and william Gregorie 1660.

Item of Canone of yrone great and Small	18 peice
Item of Murdereris ² and ther Chambers ³	4
Mair other tuo yrone chamberis	2
Item of Canone of brass	18 peice
Wheroff ther ar six short ffeild peices	•
and thrie brass hagbetts of found ⁴	
By and attour ye 18 peice in all	21 peice
Item of Pykes	150
Item off Canon ball	100
Item off Musketts ffixt	100
Item of Muskits vnfixt	200
Item of Snap ⁵ and Ruettworks ⁶	130
Item of powdir	26 barrell
Item off ball	10 chestis
Item of Matche	15 barell

They perticullors abow wrytine war all in Dunotter at George ogilwye of Barras his entrie to the house befor the Englishes did enter vith it and notheing now

¹ In the possession of Sir Patrick Keith Murray, Bart., of Ochtertyre.

² Murdereris: large cannon. ³ Chambers: carriages.

⁴ Hagbett of found : an arquebuss : a small hand-gun.

⁵ The Snap was the precursor of the flint-lock.

⁶ Ruettworks: wheel locks. From French rouet, "platine à rouet, ancievement platine d'arme à feu portative."—Littre's "Dictionnaire"

receawit y^r of saiff the great yrone Gunis Soe that ther is noe armis nor Amunitione delyverit be Capt Meassone ¹ at his removeall from the house except thes yron gunis fforsaid as testifies

R KEITH OFF WHYTRIGGES

IV

Extracts^a from the Accounts of Arthur Seattone, Chamberlain to the Earl Marischal, relative to the provisioning of Dunnottar Castle.

Item delyuerit to ye garisson of Dunotter be ye tenents of ye saids barronies betuixt ye 24 agust 1651 till ye j of mch 1652 yeirs conform To georg ogiluy governor his rytand ye compter having rot keith of quhytrigs ryt and for ansering ye same ye pticular tenents names being insert in ye sd compt ye meill qrof extends to sex scoir ane boll is of chalderis—7cha 9bs.

Item delyuerit to ye garison of Dunnotter be ye tenents of ye saids barronies betuixt ye 24 agust 1651 till ye first of mch 1652 yeirs aforme to georg ogiluy governor his and dirrection gifin to ye compter to anser ye same ye pticular tenents names being insert in ye sd compt thair is of Malt thrie scoir fourtein bolls tua pecks qlk is of bear 2—4ch 14bs 3f.

Item furnished be ye tenents and ye compter To ye garison of Dunottr vpon ye as is quened in ye vitil compt betuixt ye 24 agust 1651 to ye j march 1652 qforme to georg ogiluy governor his subvit compt yrvpon qch conteined qt is resaved from everie pticular psone wiz. of Mairtes a nyntein extending to Tua hundreth

¹ Cromwellian Governor of Dunnottar at the Restoration.

² In the possession of Sir Patrick Keith Murray, Bart.

³ Bear: a rough species of barley.

⁴ Mairtes: fat cattle. From Martinmas, the term at which beeves were usually killed for winter store.

fyftie four pounds. And of vedders Tuelf at four pounds ye peice is fourtie aucht pounds. of capones tuentie aucht is 9li 6s 8d. of pultrie 4 doz and ten is 9li 13s 4d. of chikines 8 16s. of egges seventein doz at 17s. of candell sex stane at 8 mk ye stane is 32li. four barrell herring 61li 6s 8d. tua stane buttr 10li. 7 stane cheiss 14li. tuelf aiken¹ planks 8lib. fra James clerk 320 dells 2 171li. fra James Smyt in abden 12 aiken garons 3 12li. 2 barrell tar 26li 13s 4d. 7 stane ha-stane pitch 25li 4s. 2000 dubill plenshon 20li. 21 stane Irne 48s ye stane 50li 8s. Item 3 stanes rossit 5 7li 4s. 2 pund stiffin 6 1li 6s 8d. 1 qrter glew 32s. half rim peper 6li 13s 4d. half ane reim gray peper 20s. ane dusson quhyt Iron 3li. sex brass panes 23li. ane qrter half pund copper 3li. 4 doz spoones 40s. for expenss agrieng wt ye chirugin 7 10s for arles 8. of aiken planks yt will not moey To pey. 20s for ane stane tobacco. j gross pypes 14li 8s. to tua botts 9 from abden to Dunotter 8li. for arthur setton chirugin and ye canoneir yr expenss 3 nichtes in abden 4li 6s 8d. for brimston 5li 6s 8d. To michell keith for intelligence 30s. to ye boits yt went to abden for ye provision & gat non 8li 2s. for ye Compters expenss 3 nichts in abden 3li, for 6 quhyt Iron 30°. Item for bill restand to ye compter out over ye 100 mk he gat fra Mr thomas steuart qch wes given to David karns & to pey 8 gests 10 6 ponshones " to James clerk so rests him 7li 6s 8d. qlk soume aborytin is 857li Is.

¹ Aiken: oak. ² Dells: Deals. ³ Garons: spike nails,

⁴ Dubill plenshon: large nails used in nailing down floors to the joists.

⁵ Rossit: resin. ⁶ Stiffin: starch. ⁷ Chirugin: surgeon.

⁸ Arles: money given to confirm a bargain.

Botts, boits : boats. 10 Gests : joists.

¹¹ Ponshones: pieces of timber placed upright under the ridge of a building, wherein the legs of a couple, etc., are jointed.

Item allocatted be y^e Compter peyit to Alex^r largie qforme to georg ogiluy governo^r his rytand and pticular compt $36^{li}\ 3^s.$

V

"The Compt of the Clothes belonging to My Lord and delyvered to the souldiers."

To Donald Macky and William Forbes a pair of plaids & a whyt and reid covering

To Jhon Brodie & Andrew Mill a pair of plaids &

a covering yeallow & greine

To Jhon Forbes & Jhon Hutchon a pair of plaids & a covering whyt & black

To James Suitie & Jhon Edward a pair of plaids & a covering whyt & black

To Arthur Sangster and William Smith a caddess² blanket

To George Edward & Jhon Ranie a pair of old blankets

To Jhon reid Jhon Mores & Jhon Caddell a pair of plaids & a peice of linging ⁸

To William hog & Alex^r Mill tuo pair of plaids & a covering black & yellow

To William Tailor & Alexr Garden a pair of plaids & a jicked reid covering

To Jhon Sinkler a pair of plaids & a covering black & reid

To Jhon Bakster & Robert Moris a pair of thick blankets

To W^m Boniboy & Jhon Adar tuo pair of plaids To Jhon Ligertwood

¹ In the possession of the Rev. William Disney Innes of Cowie.
² Caddess: lint.
³ Linging: linen.

To Jhon Muffet & Patrick Wilkie tuo pair of plaids & a covering blew & yeallow

To Jhon Dickie & his Sonne Tuo pair of plaids & a

covering grein & black

To Gilbert Craig & Robert Aikin tuo pair of plaids

To Thomas Mowat a pair of plaids & a peice of

linging

To Henrie robertsone & James Bishope tuo pair of plaids & a covering reid & black

To David reid & Georg fleck 1 tuo pair of plaids & a covering

To James Clark & Alex^r Murray tuo pair of plaids & a covering black & whyt

To Jhon Skinner & John Frost a pair of plaids & a pair of blankets

To Jhon Mernis & W^m Forbes smith, tuo pair of plaids & a covering black & reid

To James Meson a pair of plaids

VΙ

The Committee of Estates "For The Right Honoble The Earle of Marshall."

KILLIMURE 24 August

RIGHT HONOBLE

The Kings Ma | stuffes wch are now at dundie, are appointed by act of the Comittie of Estates to be caried to dinnotter Wee most thairfor entreat your lo | to provyde for thame sufficient roomes and that the keyes tharof be delyvered to the master of the

¹ Fleck: an abbreviated form of Auchinlech, akin to Affleck.

wairderop or any haueand his order. Sua hoiping yee will not faill in so doeing, wee are

Your lo | most humble Servants

A S Duffus¹ Loudou: A Hebburne² Crafurt

Loudoun Canllrius Crafurt & Lindsay

A Belsches³ Balcarres

VII

The Commission of the General Assembly "To the much honoured The Governour of Dunnotor."

SR

The Comission of the General Assembly did resolve to recomend to my lord the Erle of Marshall the securing of some of the registers and speciall papers belonging to the Kirk in his house of Dunnotor ⁴ And

¹ Sir Alexander Sutherland of Duffus, first Baron Duffus.

² Sir Adam Hepburne of Humbie represented Haddingtonshire in Parliament, and figures as an active member of the Committee of Estates. He was among the number of those who were surprised and taken prisoner, with the Earl Marischal, at Alyth, 28th August, 1651.—Balfour's "Annales," Vol. IV, p. 314.

³ Sir Alexander Belsches of Tofts, in Berwickshire, a Lord of Session and Justiciary under the style of Lord Tofts, shared with the "laird of Lamertone" the representation of his native County.—

Ibid. p. 259.

⁴ There appears to have been only one volume so secured, if we may judge from the Act of the Commission of Assembly, met at Falkland, 22nd April, 1651: "The Commission of Assembly having heard by the Clark that, according to their former order, he had put the Kirk Registers in the Basse: onlie the great Volume, which is a double of sundrie of the old Registers, he had not put there by the advice of the Lord Register, conceaving it was more fitting . . . that it should be put in some uther sure place . . . doe appoint the Clark to putt the same in Dunnotter to be keeped there safely, and that the Moderator speake or writt to the Earle Marschall that his

his lo | in Sterling did very willingly and courteously promise not only shelter and security but all convenient accomodation for them. Therfor the Clark of the Assembly hes come alongst with them to see them put in some convenient place. And your caire of them they being of such importance to this Kirk is expected from the Generall Assembly and their Comissioners And earnestly intreated by

Your affectionat friend and servant in the Lord Mr ROBERT DOUGLAS 1

VIII

The Committee of Estates "For George Ogilvie deputie governor of the Castle of Dunnoter."

> ABERDENE last Agust 1651

LOUEING FREIND

It being thought fit That the honors of the Crown sould be for thair farther securitie removed frome that place, The laird of Innes² wes yrvpon sent on saterday last to receave thame, Bot vpon pretence of your absence nothing wes done, Qrfore wee have againe sent these to yow To know your Resolution That accordinglie wee may send some to reseave thame, What ever fall out this wilbe ane exoneration to ws, Yow sall also send to ws ane accompt of the condition of the hous

Lordship may be pleased to give order for receaving and secureing thereof in that place carefullie."—"Scottish History Society," Vol. LVIII, p. 404.

¹Mr. Robert Douglas, Minister at the High Church, Edinburgh, had officiated at Charles' Coronation. A leader of outstanding courage and integrity, he acted as Moderator of the General Assembly, on five separate occasions, between 1642-51.

² Sir Robert, first baronet, and twenty fourth Innes of that ilk.

of Dinnoter, what yow heare of the enemies motions, & of the resolutions of the shyre of Kincardin

Wee are informed that a servant of Colonel Geo: Keiths¹ is latelie come frome the kings Army in England and is now in or about Dinnoter Yow sall yfore send him in to morrow to this place to the Comitie That frome him they may have accompt of bussines yr Wee are

Your assured freinds

A G Durie² Sr J Innes⁴ Ro: Farquhar ⁵ Calander Sr Th Nicolson³ A Belsches

IX

"The Commission of the Kirk wt a receipt be the E of Balcarras To the Governour of Dunnotar."

Sr

Ther being heir by ye lords providence a qsiderable number of ye Comission of ye kirk, & having taken to qsideration ye qdition of ye registers of ye kirk yt are yt wt you in ye house of dinnoter: have thought it fitt they be delivered to my lo. Balcarras to be disposed on as ye comittie of estates hes ordained ye honors of

¹Colonel George Keith of Aden, younger brother of the Earl Marischal, who succeeded as eighth Earl in 1670.

² Sir Alexander Gibson of Durie, son of Lord Durie, the cele-

brated Judge and author of Durie's "Practicks".

³ Sir Thomas Nicolson of Carnock, a Lord of Session, and representative for the County of Stirling.—Balfour's "Annales," Vol. III, p. 167.

*Sir John Innes of Cromy, younger brother of Sir Robert of that ilk.
*Sir Robert Farquhar of Mounie, Merchant in Aberdeen, and Provost of that City. He is reputed to have been one of the richest men of his day, and was largely engaged in provisioning the Covenanting armies.—Munro's "Aldermen, Provosts, etc., of Aberdeen," p. 151. It was probably at his hands that the meal destined to supply Dunnottar was "sold and deponed" in Aberdeen.—v. infra, p. 102.

ye Kingdome to be disposed of Qrof these presents shall be a warrant to you, and in doing hereof you shall oblidge us to utinou

Aberdeene Your affectionatt freinds this 2 in the lord of Septr Mr F Carmichaill 1 Mr Ja Wood 2

Mr Wlm Strachan ³ Mr O Colt ⁴
Mr James Robertson ⁵

Mr William Dowglas ⁶
Aberdene Mr E Melvill ⁷

Ro : Ker ⁸ Mr Robert Young ⁹

¹ Mr. Frederick Carmichaell, Minister at Markinch.—Scott's "Fasti".

² Originally an Episcopalian, was converted to Presbyterianism by Alexander Henderson.—Wodrow's "Correspondence," Vol. III, p. 35. He was ordained Minister at Dunino in 1640; elected Professor of Divinity in Marischal College, Aberdeen, and Minister at Greyfriars in 1644; and transferred to St. Andrews in 1645.—*Birl.*

3 Minister at Old Machar. -- Ibid.

this 2 of Septr

⁴ Mr. Oliver Colt succeeded his father, Mr. Adam Colt, as Minister at Inveresk in 1641.—*Ibid*.

⁵ Minister at Cranston.—Ibid.

⁶ Minister at Forgue, was appointed to succeed Dr. Forbes of Corse as Professor of Divinity in King's College, Aberdeen, in 1644.—Spalding's "Troubles in Scotland," Vol. II, p. 260. In the following year he accompanied Andrew Cant and the other Covenanting Clergy who took refuge in Dunnottar Castle.—*Ibid.* p. 459. "He was reckoned a great man among the Covenanters next to Mr. Alex. Henderson. He entered to be Professor about the year 1644 and continued till Charles the Second's restoration and then he joined the Episcopal party, and kept his place."—Orem's "Description of Old Aberdeen," p. 329.

⁷ Mr. Ephraim Melvill, formerly Minister at Queensferry, where he distinguished himself in the pious art of witch burning. He had

been translated to Linlithgow in 1650.-Scott's "Fasti".

⁸ Minister at Haddington.—*Ibid*.

⁹ Regent of Humanity in University of Edinburgh, was appointed

l Alexander Lord Balcarras grants me 'conforme to the abovewrin warrand To haue ressavit from George Ogilvie off Barras Lifetenent governor of dunoter the registers of the kirk above speit Be thir pnts wrin be Mr Alexr Patone wretr in edr Subt wt my hand at Stanehyve the second day of September jai vic & fyiftie ane yeires Before yir witness Thomas Strachan & Walter Logan

BALCARRAS

THOMAS STRACHAN witnes
WALTER LOGAN witnes

X

"The university of St Andrews with a Receipt of Yr Monuments To George Ogilvy of Barras."

RIGHT HONOURABLE

heartie thankes to yowr honour, for the favour & Minister at Dunbarny in 1647, and preached at the opening of Parliament, 3rd March, 1651.—Scott's "Fasti".

The universitie of St androws doth returne

In an article contributed to the Society of Antiquaries of Scotland Session 1891-2, it is argued, with apparent probability, that the "monuments" here referred to were the Maces of the University. "Sir George Ogilvy," the writer tells us, "uses the same term (monuments) in referring to the Regalia. He describes the Crown, Sword, and Sceptre as the 'ancient monuments of this Kingdom'. He also refers to the Regalia under their well-known designation, the 'honours of the Kingdom'; and it is noteworthy that the Senatus, in a minute of 1738, describes the two Faculty Maces as the 'honours of the University'." Alluding to the statement "saftie is expected for them in this place," the writer brings under review the tradition "of wellnigh two centuries" that the Maces of St. Salvator's College, and of the Faculty of Arts and Canon Law were discovered in the Tomb of Bishop Kennedy, in the Chapel of St. Salvator's, in 1683, together with three others which were subsequently gifted to the Universities of Edinburgh, Glasgow, and Aberdeen respectively. While effectively disposing of the latter portion of this story, he seems courtesie yow was pleased to shew unto them in receiving their auncient monuments unto yowr custodie & preserving the same from danger untill this tyme: & now seing saftie is expected for them in this place, they desyre, yow may be pleased to delyver them unto the bearer herof Robert yowle on of their servitours to whom they have comitted the care of conveighing them hither again & so they rest

Your humble servants
MR ROB: HONYMAN 1

5 Sept: 1651 clarke of the universitie for the tyme

I Robert you've servant to the vniversitie of St Andrews grant me to have resaved frome George Ogilvie

from St and :

inclined to discredit it in toto, on the ground that the "monuments" in question could not have been there during the Commonwealth if they were in Dunnottar Castle. Exactly so: but were they in Dunnottar? Robert Honyman's letter, together with Yuill's receipt, distinctly prove that they were not. The facts are these. Parliament, met at Stirling on 5th June, 1651, decides that the Regalia be sent for safety to Dunnottar; and forthwith the General Assembly solicit Marischal to accept the custody of their Minute Book, the University of St. Andrews of their "monuments". Before the end of August, however, the Committee of Estates have come to the conclusion that Dunnottar Castle is no safe asylum for the Honours, and send the Laird of Innes with a letter demanding their surrender. The others immediately followed suit. Ogilvy refuses to part with the Regalia, but he has no scruple in taking the General Assembly and the University authorities at their word. Lord Balcarres receives the Church Records on the 3rd of September: two days later Yuill removes the Maces. Meanwhile, nothing has transpired to render the latter safer at St. Andrews than they would have been a few weeks earlier, unless we take it that, driven to extremity, the Senatus had set their wits to work to find a hiding-place which the Cromwellians would be unlikely to invade. The Bishop's Tomb precisely answers that description; and the tradition of their being found there thirty years later is presumptive evidence of their having been entrusted to its ghostly keeping.

1 Regent at St. Leonard's College.-Scott's "Fasti."

of Barras governor of dunotter the monuments of St Andrews put in ther for safetie. Sūbt at dunotter y^e ij of agust 1651

ROBERT YUILL

ΧI

The Committee of Estates to Lord Balcarres.

RYT HONOLL

The Comittie of Estatis taking into ther consideratione how necessarie it is in this tyme off trouble that speciall cair be taken of the saiff custudie of the honors off the Crowne and the kings stuff which war sent to dinnotter we desyr your lo | that yow wold tak a speedie and effectuall way for preservatione theroff wher they may be surest keiped frome danger which trusting your lo | will cairfully performe we rest

your lo | verie affectionat freinds

LOUDONE CANCHELOR WIGTONE LOTHIAN Argyl SR JAMES WEMIS BOGIE 1 LINLITHGOW SR ARTHUR STIRLING HOME BLAIR OF ARD BLAIR 2 Wemis JAMES MANTEITH 3 Mr Geo Dundass 4 MR IOHN COWEN 5 Frome Westend of Lochtay this 10th Septemb: 1651

¹ Sir James Wemyss of Bogie.

² James Blair of Ard Blair, Commissioner for the County of Perth.

³ One of the Commissioners for Edinburgh.

⁴ George Dundas of Duddingston, Representative for Linlithgowshire.

⁶ Mr. John Cowan, eldest son of Walter Cowan of Tailzourtoun, was admitted to the Guildry of Stirling as heir to his father in 1647:

XII

Lord Balcarres " For the Governour of Dunnotter."

SR

You ar nou I beleeve hardly in expectation of releefe & yee knoue hou much it concernes not only the kingdom bot your self in particular yt the honors be secured: I shall therfor again desire you by verteue of the first warrant which you saue & of this likwise which I have lately received & nou send you inclosed that yee deliver them immediatly after the receipt hieroff to the Bearer Sr Arthure Forbes I whose receipt of them under his hand I doe hierby declaire shall be as valide for your acquitall & liberation as if yee had it under the hand of

Your affectionat freend to serve you BALCARRES

Duffus ij Octobr 1651

I shall not nou repeat ye arguments I used to you at Dunnoter If they wer strong then, I am sure they ar much more nou, for the condition of businesse is much

he was elected Dean of Guild at Michaelmas, 1648, and removed from office, 9th October, for being "accessor to the lait unlauchfull engadgement".—"Stirling Burgh Records," Vol. II, p. 195. Cowan satisfied for his offence before the Presbytery of Stirling in April, 1651.—
"Scottish History Society," Vol. LVIII, p. 385. On 3rd June he was appointed Commissioner for the Burgh.—"Acts of the Parliament of Scotland," Vol. V, p. 679. He died in 1652.—"Stirling Burgh Records," Vol. II, p. 296.

¹ Sir Arthur Forbes of Castle Forbes, co. Longford, grandson of William Forbes of Corse, and Elizabeth, daughter of Strachan of Thornton. He was an active and devoted Royalist: took a prominent part in the Glencairn Rising in 1653-4; and was in command in Scotland for the King in 1655. Sir Arthur was created Viscount (22nd November, 1675) and Earl of Granard (10th December, 1684).—G. E. C. "Complete Baronetage," Vol. II, p. 360.

altered since, I say no mor bot remember what I then spoak to you as your freend.

XIII

"George Ogiluy to my Lord Balcarres."

My Lord

Yours I receavit and ane letter frome the comitie of estats to your | lo | daitit the tenth of Sept grin they desyr your | lo | to hau ane cair for securing of the honors and the king stuiffs qlk wes in donor bot no order to your | lo | for remouing of the samen nor to me for the delyuery of them bot as I doe presaue is raider to hau takine courss wt this houss or they ar to hau furnest the samen wt both wittolls and men and euery thing niedfull as the securest part nou in this part of the kingdome, bot gin the comitie of estats guhos hands is at this letter sall aney way think otherways I reuerence ther better jugment and sall upone the receat of ane order frome them wt ane exoneratio to my lord marchall and me delvuer them to aney having that warrand qlk I hop will giu your | lo | full satisfactio for bot ther particular order I can not dou it being ane busines of such gryt Importance, and I hop your lo | will pardoune me for that and in the mane tyme that your | lo | wald be plessit to causs prowyd us of wittolls for as your | lo | knous ther wes ane order derectit frome the comitie of estats to the generall comisser 1 for to hau sent heir sax hundreth bolls of meill grof we hau not receavit the halff yrof and nou as I ame informit they hau sold and disponed the samen at Abd, and the schyr of the mernes qlk sould hau peyit

¹ Sir John Smith, a provost of Edinburgh, and one of its representatives in Parliament, was appointed "Generall Comissarey," 3rd December, 1650.—Balfour's "Annales," Vol. IV, p. 195.

mantinence to us will not acknowlerg us ane peney as your | lo | may presaue be ther ansur to me qlk your | lo | sall receave heir incloissit so I think we ar in ane very hard conditione and I think gin thes honors wer remoue, non sould dou so much as once ask for us, bot I hop your | lo | for the respeck ye carey to my lord marischall will tak this to your consideratio and let us be suplied of such things as we stand in nied of for since I hau ane particular order frome the king for keiping of this hous and since your | lo | having the pour in your hands wt the comitie of estats I hop spedie courss salbe takine about the prowyding of this houss for gin your lo | and the comitie wald prowyd me wt ane hundreth men q^rof I hau receauit non as yet excep fourtie & so long as I hau wittolls or amunitione I sall mantine the samen wnder God aganest all Ingland So not willing to trubill your | lo | forder bot that I ame

Your | lo | most humbill servant [George Ogiluy]

XIV

George Ogilvy "For the Richt honobil the earll of Lowdone Lord hy chancler off Scottland."

My LORD

Haueing beine sundrie tymes prest to delyuer the honors, as first be my lord Calender by a order of comitie of estait siting in Abdn, and therefter be the lord balcarass, by a order by the same comitie and last of all, by a letter frome the lord balcarass to me to delyuer the honors to Sr arthur forbes grounded wpone a letter frome yor lo | and the rest of the comitie of estait of the tent of Sepr last, all which orders they may conceaw to have bein sufficient for them to have resaved the honors, but as I conceawe no sufficient warand for me to

delyuer them, haueing resaved the charg of that hous and what was intrustett therin frome the earll marshell and then by a particular warand wnder his matesties oune hand. Yet notwithstanding if yor lo | and the comitie of estait ther sall conceaw that they may be mor secur in any other then they ar heir, I shall delyuer them to qm yor lo | and the comitie of estait ther shall apovnt to resaue theme, they bringing with them ane act of the comitie for the earll marshall and my exoneration therof, and that I have withall a particular order for the delyuerie of them, but with all humblie submiting to yor lo | and comitie of estait ther better consideratione, I conceawe that ther is no place in this kingdome qr they cane be mor secur, nor qr they ar, and with les charges, If the comitie of estait be pleased to tak order tymeouslie for furnishing of me with sutch things as is necessar for the defence of this hous: for all former orders that was apoyntit for the furnishing of itt is altogider disobeyed: for qr the gnall comisser sould have send In to itt sex hundreth bols of meall I have not resaved the halff therof and as I ame crydiblie informed he hath sold and is seling the rest of itt in abd, and for the mantenance of the mearns which was apoyntit for this hous ye will find the heritors anser by the copy of a letter to me frome the clark of the comitie of the shyr heir Inclosed. I humblie desyr that the comitie of estait wold be pleased to give order that I may have ane hundreth men appoyntit for the defence the hous of which as yeit I have resaved but fourtie, I have send yor lo | the doubell of my letter to the lord balcarass wherby my proceidings may be knowen, if that he be ther that you wilbe pleased to lett hime haue it for I haue sent one of purpos with it to the chanry of Ros 1 for Sr arthur forbes wold not

¹ Fortrose. Balcarres was probably resident at the time at Ormond Castle, the seat of the Earls of Seaforth. He had married

wpon any tearmes wndertak to send my anser to the lord balcarass, altho the comitie of estait in the letter to the lord balcaras did speak as weill of the kings stuff as of the honors yeit nether in his letter to me nor in his order to Sr arthur forbes [was it] so mutch as mentioned and I houp that if you tak that Resolutionne to remow the honors you will think vpone some cours for his majesties stuff, if it wold pleas the comitie of estait to liberat the earll marshell and his mother ther lands in buchane mar and mearns frome the marquis of huntlie1 and wyrs ther leuvs,2 and apovnt them for the garison of this hous they wilbe as many men as I sall desyr for the defence of the same, all which I humblie remit to the wys consideratione of the comitie of estait and that they may be pleased to lett me know ther resolutions heirin that I may the better despos of the afairs concerning this hous and that yor lo | pardone the tediousnes of this letter which I could not shorten in respect that the busienes therin is of so hve ane concernment, thes I humblie Intreat may be Impartit to the comitie of estaitt frome

Yor lo | most humbell Serwand George Ogiluv

Dunotter [31] of October 1651

Anna, daughter of Colin, second Lord Mackenzie of Kintail and first Earl of Seaforth, in 1640.—" The Scots Peerage," Vol. I, p. 519.

¹Lewis, eighth Earl and third Marquis of Huntly. In a Newsletter published in the "Mercurius Politicus," 5-12 February, 1651-2, he is thus described: "Huntley is a man more in Debt than his whole Estate, a man infinite proud and ambitious, vastly expensive; That which at present quiets him, is, That he is in possession of his whole Estate; neither Sequestration nor Law troubles him, and he hath by him Companions for any adventure."—"Scottish History Society," Vol. XL, p. 17.

² wyrs ther leuys: the rest of them.

I haue sent a particular of sutch wituall emontione and wther sutch things which I conceaue to be necesar to be had for the defence of the hous of Dunotter which if the comitie of estait salbe pleased to tak ower for delyuerie of the same to me I houp and ame confident with Gods asistance to keep and mantaine this hous against any enemy q*somever.

XV

General Overton "For ye Honoble ye Governor of Dunottor Castle & to ye rest of ye Gentlemen their."

GENTLEM

I have power to domillish yor owne & ye remainder of ye Lord Marshalls Houses in these partes, except yow timously prevent ye same by ye giveinge vp ye Castle of Danotter to ye vse of ye state of England apon such tearmes as other gentlemen of honor haue heare to fore (when ye forces of this Nation were more significant) accepted. Yow may observe this season wch ve moste significant Parsons of vor nation close wth by putinge theyre parsons and estates vnder oure protection, yow may likewise consider how Imprudent, or att least improvident a parte it may be reputed in a time of pacification for yor selues to be ye onely Antagonists to an Armie whose Armes God Almighty hathe hitherto made successefull againste yor moste considerable cittadells: I dare not promise yow ye like oportunity for good tearmes in future to cum of vpon as all is redie vpon spedie capittulation att present to performe, whoe rests gentlem

> Yor humble servant R OVERTON

Steane Hiue Novembr 8th

XVI

George Ogilvy to General Overton.

SR

I have receaved yours, for answer vherunto ye shall knou that I have my Comissione absouletly from the kings magestie & non else vher for ye may doe vhat ye please vt my lord Marishall his houses for he hes no interest in this, vhich by the help of the lord I intend to preserve to the utermost of my lyfe till I have further orders from his magestie & the successe you have hed in former tyms shall no vyse move me to the contrer, for I knou that the lord is aboue you to vhose providence I intrust myselfe & bids you fareveil

Dunotter the 8 of november 1651 Sr Your Servant GEORGE OGILUV

XVII

The Earl of Loudoun "For my much respected freind George Ogilvie governour of Dunnottar."

SIR

Your letter of the last of october, cam to my hand vpon the 9th of november instant, and the parliament being appoynted to meith here vpon the 12 day, I stayed the bearer in expectatione, that I might Return to yow the parliaments ans and ordors. But the parliament not haveing mett, and ther being no meitting of the committe of Estates I can giue yow no positiue advyce nor ordor, But I conceaue That the trust comitted to yow, and the safe custodie of thes thinges vnder your charge did requyre that victual, a competent number

of honest and stout sojors, and all other necessars, should have beine provvded, and put on the castle, befor yow had beine in any hasard, and give yow be in gude conditione, or that yow can tymlye supplye your selff with al necessars and that the place be teneble, against al attempts of the Enemie, I doubt not but yow wil hold But if yow want provisiones, sojors and ammunition, and can not hold out at the assaults of the Enemie wch is feared, and thought yow can not doe, If yow be hardlye persewed. I know noe better expedient, then thet the honors of the Crowne, be speidilye and saffie transported to some remote and strong Castle or hold in the highlands, and I wish yow hade delyvered them to the lord Balcarras, as was desyred by the Committe of Estates, nor doe I knowe anie better way, for preservatione of thes thinges, and your exoneration, and it wil be ane irreparable lose and shame, if thes thinges shal be taken by the Enemie, and verie dishonorable for your I have heir wt Returned your letter to lord Balcarras, heiring he is still in the north and not come to this cuntrie, I have wreitten to Sir Ihon Smyth to furnish to yow the Remainder of the victuel yow writt he should haue given yow, If he be in the north yow wil send It to him, but if he be gone home to Edr, I can not help it, so haueing given yow the best advyce, I can at present, I trust yow wil wt al caire, and faithfulnes be ansrable according to the trust committed to vow, and I shall stil remaine

Your verie assured & reall freind

LOUDOUN CANLLRIUS.

Finlarge 13th November 1651:

XVIII

Colonel Dutton "for the Comandr in Cheife of Dunnater Castle."

HONORED SR

Whereas yow keepe Dunnatter Castle for the vse of yor Kinge; which Castle doth belonge to the Lord Marshall, whoe is nowe prisoner to or Parliamt of England. These are to advise and requyre yow in their names to surrender the said Castle to me for their vse: And I doe assure yow by the word of a Gentlman that yow shall haue very Honorable & Soldier lyke Condicons, if yow refuse this offer, then, if any thinge shall happen to yow contrary to yor expectacons, by the violence of or soldiers, blame vor selfe, & not me; ffor I may tell yow that the Lord hath beene pleased, to deliur vnto vs many stronger places by storme then that is since or vnhappie difference hath been, And I doubt not but the same god will stand by vs, in or attempts in this. I desyre yor speedye answeare, & shall rest

Sr

Dated att Stone Hyve Yor very humble servant the xxij of Nobr 1651 Tho Dutton

X1X

George Ogilvy to Colonel Dutton.

HONORED SIR

Wheras yow writt that I keep the Castle of Dunotter for the vse of the kings Matie which house (as yow say) doth belong to the Earle Marischall; yow shall know I have my Comission absolutelie from his Matie and non else, neither will I acknowledge any mans Interest heir, and intends by the assistance of God to

maintaine the same for his Măties service vpon all hazard whatsoever. I hope yow have that much galantrie in yow, as not to wrong my Lord Marischall his lands seeing he is a prisoner himselff and hath no relatione to this place for the present. Wheras yow have had success in former tymes, I attribut it rather to the wrath of god against us than to any love he hath had to yow, and the vnfaithfulness of those men who did mantaine the same, non wherof yow shall find heir by ye lords grace, to whom I comit my selff and am

Sr

Dunotter novemb. 22 Your verie humble servant
George Ogiluv

XX

The Duchess of Hamilton to George Ogilvy.

Hamilton 9 Dec 1651

NOBLE SIR

These are to rendere you thanks for the sheltere which some papers that now are mine heaue had under your protecxione, and to deseire you att the reseat hereof to deleuere to this bearrer My saruante James Hamilton all that was intrusted to you of my unckels the Duke of Hamilton, which shall be receued as a furder obligation to

Your saruante

A Hamilton 1

I James Hamiltoune servand to the said Lady dutchess of Hamiltoune grant me to have received the said papers belonging to her conforme to her letter. Subt at dunotter Decembr 25 1651

I HAMILTON

¹Anne, daughter of James, first Duke of Hamilton, succeeded her uncle as Duchess in her own right, September, 1651.—"The Scots Peerage," Vol. IV, p. 381.

Africa :

of smaller for the so of the time that they do not a like to the sound of the time that the sound of the time that the sound of the time that the sound of the time the time the time to t

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XXI

General Lambert "For the Governor of Dunotter
Castle."

SR

Being desirous to auoyd ye effusion of blood and ye destroying of ye countrey, I have thoght fitt to send you this summons to surrender up ye Castle of Dynnotyr wt ye puisions of warre therto belonging into my hands for ye use of ye Parliamt of ye Commonwealth of England. If you shall hearken heerto wth speed, you shall haue conditions for y selfe and ye souldiers under yr Command, as may befitt a man of honour and one in yr condition. I expect yr speedy answer, and am

Yr seruant

Dundee Jan: 3d 1652' J LAMBERT

XXII

George Ogilvy to General Lambert.

HONORED SIR

I haue receaued yours for surrendering of the Castle of Dunotter, the lyk wheroff I haue receaued from sundrie of your officiars befor, and haue given answers therto that being Intrusted be his Matie, I wold not surrender the samen vpon any hazard whatsomever, bot intende by the help of the Lord to maintaine the same till I shall haue orders from his Matie in the contrair I shall be as loath as any to occasione the effusione off blood, wheroff too much hath beine alreadie, bot shall be farr mor loath to betray the trust Imposed vpon me' I cannot bot thank yow for your offers, and remaine

Sr

Your servant
GEORGE OGILUY

Don'r Ian'r 7

XXIII

"Contract betuixt George Ogiluy Gowerner of Donoter and Cornell Dauid Lichtowne."

At Donoter the nynth of Janr jai vjc & fyiftie tua years It is endit and agriet betuixt George Ogiluy Gowerner of Donoter and Cornell Dauid Lichtowne that the said Cornell Dauid sall stay in the Garischoune of Donoter and discharge the dewetie of ane officer nixt the gowerner himselff and not remoue therfra till he sall haue his pais1 frome him and salbe faithfull in his charge during his abood for the qlk the said George Ogiluy obliges himselff to pey to the said Cornell Dauid Lichtowne monethlie four boolls meill or fourtie punds money and the said Cornells entry wes in the begining of Sept last by past jai vjc & fyiftie ane and so furth to continow during his abood in that charge, And qt mor it sall pless the kings Majestie or the earll Marschall to bestowe upon the said Cornell for his guid seruice this salbe noways prejugditiall to the samen and both the said parties obliges themselff to stand heirbe Subscrit wt our hands day and year foirsaid befor thes witnes Mr Androw Hendersone and Rot Douglas both in Donor etc.

A Hendersone witnes
R Douglas witnes

GEORGE OGILUY
DAWID LICHTON

XXIV

² George Ogilvy "For The King His Majestie."

Dunotter februarie :

first 1652

May it please your Maiestie

The sad condition this your ancient kingdome is in (wich the Lord in his wise dispensone hath suffered

¹ Pais: pass.

² This letter is printed from the original preserved among the

an perfidious enemie totalie to subdue) Togither with the great trust your Majestie hath comitted to your unworthie servant doth make me to haue my humble adresse to your Mătie, shewing That wheras your Mătie committed the government of this kingdome to those noblemen who ar nou in the enemies hands among whom is the Erle Marishall, who if hie had beene at Libertie wold have done his utmost endeavors for this place, and those who remained in the kingdome (as Huntlie, Balcarras, and others) from whom some help was expected, haue laid down armes and submitted themselfes to the enemie, And those forts wich might have beine preserved for your Maties service, ar all given up to them this onlie of Dunotter excepted wich is mor looked upon by the enemie then anie place of this kingdome, the honors of this kingdome, that wich is preserued of your Maties stuff and uther things of concerement being hier, wich although, some noblemen (who now have submitted themselues, have required from me, yet I have retained them, being persuaded that they could not be so saif in anie other place of this kingdome, if those noblemen had done ther dutie and the euent declaring that now they sould have bein in the same condition as themselves, your Matie will be pleased to take this to your serious consideration and see hou this place (wich by the Lords asistance shall not be delivered into ther hands in my default) may be prouided with Amunition and other

Clarendon MSS. in the Bodleian Library at Oxford. A copy of Ogilvy's first communication to the King, dated 20th December, 1651, occurs among the "Barras Papers," and is in substance identical with the above, save that it couples Dumbarton with Dunnottar as still holding out for Charles. "Those forts... ar given up to them, Dunbartonu and this of Dunotter only accepted." This copy, which is written in a later hand, discovers many variants on points of minor detail. It will be remembered that Dumbarton Castle capitulated early in January, 1652.

necessars for I have receaved nothing from the publick (as your Matie ordained) bot have mantained the same upon the small rent My lord Marishall hath in this place. And now am so enuironed on all hands that non will come in with prouision, onlie the sea is patent if I had friends wherfore vor Matie will be pleased tymouslie to send your royall comandementes hither (if it be possible) with a sure hand in a small vessel wich may come to the foott of the house although the enemie wer in leager about it, and deliuer the sam without Danger, yor Matie will be pleased to looke also upon ane accompt of my fidelitie in relaon to the enemie although they have spread papers to the conterar, wich make the manie to haue sinistrous opinions of me, Bot by the lords help yor Matie shall find me faithfull doe what they please until I either hear from your Matie or see you in such condition as those rebels may be forced to submitt themselves wich shall euer be [the] earnest desire and heartie prayer

of Your Măties most loyall and faithfull subject

Endorsed by Hyde—

Gouvner of Dunn Otter
1. ffebr. to the Kinge
rec. at Paris 10. Aprill.

XXV

General Walley 1 "For the Governor of Dunnotter Castell,"

SR

I haue recd: a Letter from two of my Souldiers Will^m Waddington, and Richard Parsons, whoe giue notice, that they are prisoners with you, I haue alsoe heard of two Souldiers of yo^{rs} prisoners with

¹ Commissary General to the Cromwellian Forces.

vs at Aberdeane. I haue set them at Lyberty vpon Parroll, to come to you in whose Roome I expect those two Souldiers of myne to returne to mee with theire horses and Armes, otherwayes I desire you to send those Back: If you please to release the third man taken with them, wee shall not be behind hand with you in Curtesie when time serves. I haue no more but to let you knowe that wherein I may I shall be

Yor humble servant Et.: WALLEY

Aberdeane February ye 10th 1652

XXVI

General Walley "For the Gouernor of ye Castell of Dunotter."

If you please to send mee my souldiers with their Horses and Armes, in ye end it will be more to yor Advantage, then if you send them without: I shall account myselfe obleidged to take care that you may find it so, if you keepe ye Horses I am content you alsoe keepe ye men, that they may suffer for being so taken, I haue noe reason to giue my owne mony out of my purse to redeeme theire horses, nor haue I any other waye to doe it, except I make yr Towne where they were taken doe it and that they shall doe if you desire it, however if ye horses be not sent back they must pay theire full value. You may if you please saue the Towne from a charge and lay an oblegation vpon one whoe will be carefull to discharge it and in what he may to let you know he is

Aberdeane Feb^r y^e 15th Yor humble svt EL: WALLEY

XXVII

"Copy of the Comissione granted be me [George Ogiky] and my instruktions ther anent to M. G. Deane."

Anent the King Item, that his majesties hoill stueffs that ar heir and all that dous belong to him in this place salbe saiflie transported frome this to aney part win this kingdome or wi out the samen to France or Holland or Denmark as the earll Marchall and his freinds and Gouerner sall think expedient upon the Inglis charges And ane fre pas wi warrandice granted for this effeck and the Gowernor himselff gin he plessis wi on of the Kingis serwants to go alongest wi hes stueffs and to returne home agane paissable to hes aune dueling houss

Anent my lord j That he be liberit out of presone and broucht home to this Kingdome at libertie & fredome to duell at his aune houssis

- 2 that hes land be fre of sequistratione or peying of sese or aney locall quartering to be upon the samen
- 3 that the customes of Abr^d be secured to him induring hes tak and the moneys payabill to him efter the expering of the taks to be peyit and surtie for that effeck giwine gin this articull be not granted to sie gin ther can be ane soume of money gottin for all to gedder or for ane uther tak of my lords hand ¹
- 4 Anent this houss gin they mynd to mak ane

¹ This doubtless refers to the tack of the Customs which Charles I had granted to the Earl in 1640—"for ane debt awand be vmquhill King James to his good Schir George, Erll Marschall, for hame bringing of Quein Ann out of Denmark."—Spalding's "Troubles in Scotland," Vol. II, p. 84.

garischoune of it that my lord be peyit for the houss armementtis and wittall therein belonging to him selff, and he to transport all hes mouabillis frome it as hes stueffs and plenesing and gin they sall suffer him to deuell in the samen he sall dispandone hes garischoune and sall find surtie not to garischone it agane in ther contrar

5 And that he sall be fre of aney oth of alleigences to them q^t someuer

Anent the Gowerner j that he sall remowe frome this place wt saiffitie and fredome to hes aune houss wt hes wyff childring and plenessing

2 that hes land salbe fre of sequistration or peying of aney publick deues qt someuer

3 That qt wittell he hes win the houss salbe peyit to him or he sall haue pour to tak away the samen

4 That he salbe fre of subssruing aney othe of alegiences to them now or heir efter and not to be questionat for aney thing of hes prosidings since he entered this chairge

Anent the sojors j That ther be pey gottine to the Gowerner and uther officers and sojors since the first of July 1651; qlk wes the tyme of ther entrey according to the list to be giwine up of them I think ther wilbe tua companeys of them wt compleit oficers

2 That they sall all march frome this wt Baig and Bagaig flieing collors tuik of drume armes and kindellit maches and all thing befieting men of honor and the armes to be dispoissit upon according to my lords plesur

3 that the garischoune sall not remou nor disbaindoune till all ther articuleis be performit and that ther salbe no forces com in this schyre till we be remoult and we sall haue pour to wair our sourds and pistles in the countrey as we wes of befor and to haue ane muneths tyme to remoue our selff efter the treatie is endit And thes articules to be authorised be the consell of stat at Loundone

Thes gius full pour warrand and comissione to Sr Rot Grahame of Morphie¹ and Alex¹ Banerman of Elsiek² to go to and ther to meit wt M. G. Deane or aney he sall apoynt hauing pour and comissione frome them and to treat and capitulat wt them for randitione of Don¹ upon honoll conditions for the us and seruice of the comand weilth of Ingland And qt euer the said Sr Rot Grahame and Alex¹ Banerman sall dou concluid and end wt the said M. G. Deane or thes

¹ The Grahams of Morphie were an offshoot of the noble family of Montrose. Sir Robert Graham, who was one of the tutors of the great Marquis, had adhered to him all through his wars in Scotland, and when, in 1661, his head was taken down from the Tolbooth of Edinburgh, was one of the five personal friends present to receive it. Along with his kinsman, Graham of Fintry, he represented James second Marquis of Montrose, in arranging with General Monk the terms of capitulation granted that nobleman, 23rd September, 1654.—
"Scottish History Society," Vol. XXXI, p. 187. Two years later he was appointed by the Cromwellians sheriff of Kincardineshire.
—*Ibid.* p. 316.

² Alexander Bannerman, burgess of Aberdeen, had from Sir Alexander Fraser of Cowie, in 1387, a charter of the lands of Elisica, which continued to be the seat of the family for three hundred and seventy years.—Stodart's "Arms of Scotland," p. 396. The Sir Alexander above named was a keen Royalist, and his appointment may, on that account, have been objected to by Deane, as he fails to act with Morphie. It is more probable, however, that he had himself expressed unwillingness to negotiate in a capitulation from which he anticipated the loss of the Regalia, and consequent humiliation to the cause which he upheld.

salbe nomenat be him for that effeck anent the randitione of the said house and castell for the us of the seruice aforsaid upon hono¹¹ termes conforme to the instructiones giwine be me to them theranent abou wrytne I dou heirby firmlie oblieg me to obserue performe and fulfill the samen be ther pites subscruit

XXVIII

George Ogilvy "For the Richt Honoll Major Generall Deane Comander in chieff of the Ingles forses in Scotland."

SR

In my former letters to Generall Major Lambert and others anent the randitione of this hous I wes then resolued wpon no termes to treat till I sould haue ane absollat warrand frome the kings majestie But at ye ernest desyr and persuatione of the earll marschalls freinds guho is now most consernit in this place and be quhos aduyss now in the kings absence I resolue to be much reulit and for the eschueing of the effutione of blod qrof tue much hes beine alradey and questionles will follow mor on this business gin not prewented, And wpon thes considerationes I wes mowit to comissionat tua gentillmê to meit and treat wt yow or aney ye sould apoynt having your comissione and warrand anent the randitione of the castell of Donor to yow for the use and seruice of the parlamet of Ingland wpon honoll termes and conditions: They showe me that ve wes satisfiet bot becaus this did not presied ye wald not go one wt them in the capitulatione this poynt of forme being wantting Therfor I thouthed feit heirby to showe yow that I am content to go on in the said capitulatione for randitione of this place wpon honoll termes as said is and for that effeck sall giw pour and warrand to tua gentillme to meit and treat wt yow at such tyme as yow sall desing and mak knowne wt this berer: And gin this bees not satesfactorey to yow ye sall find men heir godwilling radey to wait wpon yowr seruice to haischart and ly downe ther lyff befor we in aney dishonorable way betray our trust: and I attest god to be Jug betuixt yow and us and that he may call for the blod that wilbe schyd at hes hands quho salbe cause of it so expecks your ansur and Rests

Your serwant George Ogiluy

9 Maij 1652

XXIX

Colonel Morgan' "For the Gouerner of Dunnotter

Castle."

Sr

I am commaunded hither by the Hon^{rble} Major Gen^{rill} Deanes order, with a considerable strength of the Army, To Summon you to surender vnto mee the Castle of Dunnotter, for ye vse of the Parliament of the Commonwealth of England, With all the Ordnance and other Armes, Amunition & provision

¹ Thomas Morgan of Langattock, co. Monmouth. His seal, which is affixed to several of his letters, bears—Argent, three bulls' heads, cabosed, sable. Crest, a lion rampant. Mr. C. Dalton, in his "Scots Army, 1661-1688," gives an interesting account of Morgan's career, from which it appears that the Restoration found him in command of the English forces in Scotland, when he willingly accommodated himself to the new regime, taking a prominent part in the King's birthday celebrations at Edinburgh, 19th June, 1660-1. He accompanied General Monk in his march into England and received a baronetcy from Charles II, 7th February, 1660-1. In 1665 he was appointed Governor of Jersey. He died 13th April, 1679, aged seventy-three. See also G. E. C. "Complete Baronetage," Vol. III, p. 158.

therein, As also the Crowne and Septer of Scottland which Doubtless is in your custodie with all ensignes of Regallitie and other Goods belonging to the late King ofe Scottland, You may take notice of what Condition you are in, and so observe this my Summons, And prevent that Inconveniencie which doubtles is like to fall ypon you. I shall expect your Answeare within an houer after ye receipt and shall remayne

att the Blackhill of Dun^r in ye Leager Your servant
Accordingly
The Morgan

14 May 1652

XXX

George Ogilvy to Colonel Morgan.

SR

At the desyr of my Lord Marscholl his speciall freinds, whom next to the King his Ma^{tie} I respect in this business, as haueing greatest interest heir: I haue sent my mynd along to Major Gen: Deanes, tuo dayes agoe, and have not as yet recaived answer therto, So till then I will add no mor, bot that I am

Your servant as
occasione offreth
George Ogiluy

XXXI

Major General Deane "For Captaine Ogilvy Governour of Dunnotter Castle."

SR

Vnderstanding by the Laird Morphey and Collonell Barkley¹ that you have desired for to speake

¹ Colonel David Barclay of the family of Mathers, a Presbyterian and subsequently a member of the Society of Friends, sat in Parlia-

with some of the Earle Marshalls freinds Concerning ye Rendicon of Dunnotter Castle, and that A Cessation of Armes might bee in the Interim; the Lord Morphey haueing engaged they shalbee vpon ye place by Wednesday next for that purpose; I am content to preuent ye effusion of Blood, that there shalbee noe act of hostillity on my Part untill that tyme; and if your Intentions bee ye same I desire to understand it in wrighting by this beerer; I am

Your servant

RI DEANE

May 15th 1652

HONORED SR

XXXII

George Ogilvy "to M. G. Deane."

By the laird of Morphes and Collonell Barclay ther persuasione and advyse I was pleased to condescend That my lord marischall his friends haveing such Interest heir he not being present sould meitt & give ther judgment for preventing of the effusione of blood, Which I shall be sorie sould be shed among Christians: As for Cessatione from acts of hostilitie I shall be content to condescend therto, provyding yow be pleased to call in your wholl peple to the leager to the blackhill, that non approach or dig any works otherwayes blam me not to hold them back, And in the

ment for Kincardine in 1654, and in the same year was appointed a Trustee on the confiscated Estates in Scotland. He had purchased from the Earl Marischal the wadsett rights of the baronies of Urie and Dunnottar, and as one whose interests lay in the direction of surrender it would suit both parties that he should be nominated to take the place of Bannerman.

mean tym that the neirest pairte of the Countrey be not

wronged, seeing they belong to my lord marischall & myselff And that yow think vpon those proposiones given to morphie As yow shall wish me to be

Your sevant

Dunor may 15th

GEO OGILVY

XXXIII

The Earl Marischal "For my assured Freind Captain
Ogilove Governour off dunotter Castle."

LOUING FREIND

Sinc I receaued the favor of the liberti of the Citti of London from the Councell of Statt I was to waitt upon my Lord Generall, and others of the Councell with Ouhom having had som Conference concerning my Condition and effairs I find itt my hapines to hau to do with persones of so much honor, and Justnes Thatt I am resolued to putt my person fortons houses and all freely unto ther handes That I may peaceablye Inioy myselfe & quhatt belongs to me vnder the faver and protection off the Comonwealth of England. And in order heirvnto as conducing to my good I do heirby requyre you to delyver up my house off dunotter to Major Generall Deane Quho is to receaue the sam from you in name of his Excellenci My Lord Generall Cromvell for the use of the Comonwealth of England Quherof you must not faill. And for so doing this shall be your warrand written And syngned at my hand att London The 4th of May 1652

Your assured Freind
MARSCHALL

Covering letter from Major General Deanc. Sr

Haueing received ye enclosed from the Lord Marshall, I thought fitt to send it to you by a Drumm of my owne; I expect your positive answer thereto by this bearer and remaine

may 15th

Your serv^t. Ri Deane

XXXIV

George Ogilvy " to Major G. Deane."

SR

I have received my lord marischall his letter anent the redditione off this house, which I beleive he could not refuse being a prisoner & possiblie forced therto by ye lord Generill, Bot seeing ther ar mor concerned in this place then he, I cannot be satisfied therwith Alwayes to let yow sie how farr I am for his good and nowayes contrarie to youres Iff it shall please yow to procure libertie to my lord marischall to come for Scotland in freedome & not as prisoner, I shall be verie much ruled by him, and vpon honoll conditiones, which I mad knowne to yow befor by the laird of morphie, shall be content to enter a capitulatione, provyding yow remove your force from ye schyr, & desist from further till his homecoming, Iff this seeme not satisfactorie I must have patience, & comitt the event to the Lord to whose providence I comitt myselff & remaines

Your sevant

Dunor May: 15th.

XXXV

King Charles II "To the Governer and gentlemen in the Castle of Dunotter."

Gentlemen, assure your selues I am very carfull of you, and sensible of your affection to me, giue credit to what this bearer shall say to you, and obserue any

derections you shall receaue from Lnt G: Middleton You shall shortly heare againe from me, and I would haue you find some way frequently to advertice me of your condition, wch I will take all possible care to releeue. Paris March 26th 1652

Charles R

Covering letter from General Middleton to George Ogilvy.

My Dear Freend

I am so overjoyd to hear that yov in this time doe behave your selfe so gallantlie that I shall be most desirovs to doe yov service the particvlars I remit to the bearer my Cosen and yours, to whom give trust since he is particvlarlie instructed from him who shall rather perish then be wanting to his freend and who in all conditions is and shall be

Yovrs I: M:

XXXVI

Sir Edward Hyde to Secretary Nicholas.1

Dear Mr Secretary

**** The other businesse which you are to imparte to her Royall Highnesse is this, the Castle of Dunoter in Scotland holds out still for his Majestie, and is a very stronge place upon the sea so that ships of great burthen may come and ryde vnder the walls. In this Castle besydes the Crowne and Scepter, ther are all the King's rich hangings and bedds, plate and other furniture, to so good vallew that it is auowed by very good men, who are to be belieued, that if all were in Amsterdam, it would yeeld 20,000 £ sterling, and the

¹ Bodleian Library, MS. Clar. 43, f. 44.

King is pressed to send a frigatt to bring all this away, which you will easily belieue he very [much] desyres to doe, but knowes not which way to compasse it: therfore he would have you informe his sister of this matter, and desyre her advise, and if possible her assistance for the procuringe a ship for that purpose: A gentleman shall shortly be sent to you, with full orders and instructions upon the whole businesse, and if the season be omitted all wilbe lost: wheras such a somme being gott we may compasse great things ** * I am

Deere Mr Secretary your most affectonat &c. Paris this 23 of March [1654]

XXXVII

The King, "To Our trusty and welbeloued the Gouernor of Our Castle of Dunotter." 1

Trusty and Welbeloued We greete you well. Your letter of the first of February came not to our hands till yesterday, the Messenger who brought it hauing met with seuerall ill accidents in his Journey, and We cannot at present better expresse the high value and esteeme We haue of your singular Fidelity and Meritt towards Vs, then by making this hast in dispatching the Bearer Generall Major Vandruscke² to you with the returne of

¹ MS. Clar. 43, f. 60.

² Major General Jonas Vandruske, although a Dutchman, was no stranger to Scotland. He had taken part in the Unlawful Engagement, an act of "malignancie," for which he made satisfaction before the Presbytery of Dundee in January, 1651.—"Scottish History Society," Vol. LVIII, p. 260. Thereafter, he was with Charles II at Stirling where he was nominated to command a regiment which had recently been recruited in the West, but had his Commission cancelled to make room for Colonel Cochrane.—*Ibid.* Vol. XVIII, p. 5. He accompanied Charles into England and fought at Worcester. Take him for what he was—a soldier of fortune—and Vandruske seems to

Our gratious acceptacion and hearty thankes for the great seruice you have done Vs, in preserving that important Castle for Vs, which We doubt not in the end will redound as well to the benefitt and advantage of that Our ancient Kingdome, as to your particular reputacion and Honour. We wish that other Men who were entrusted by Vs with the custody of Places as defensible as that is, had given ye same instances of Affeccion to Vs, and Courage as you have done, in contemning such Rebellious summons, which would have made it much easyer for Vs to have redeemed Our good subjects of that Our Kingdome from the present Oppression and Slavery they liue under, for the doeing whereof that Place preserued by your faithfulnesse must be now the only foundacion; you shall assure all the Officers, Gentlemen and Soldiers who are with you, and are resolute to stand by you in this good and great seruice, that We have a just sense of their Affeccions, and hope to liue to be able liberally to gratify and reward them : in the meanetime We shall not favle to use all possible meanes for their releife, in such a manner as the season of the yeare, and the power of the Rebells at Sea will permitt. And if you shall be able to defend and keepe the Place till the beginning of the next Winter (which We hope you will doe) We make noe question but that We shall transport such supplyes to you as shall not only be sufficient to enlarge your quarters, but by the blessing of God, to free your Country from the Tyranny of these Rebells. We desire to receiue as frequent informacions from you as is possible of the true state of Our Affaires in yt Our Kingdome, and your owne particular condicion, and such aduice

have been thoroughly entitled to the high opinion entertained of him by Charles and his minister, Sir Edward Hyde. upon the whole, as either upon your owne observacion and experience, or upon Intelligence with such other of Our good subiects who preserue their Affeccions entire to Vs, however they are for the present compelled to submitt to the prevayling Power, you thinke fitt to send to Vs; and that you continue a constant corrispondence with Generall Lieutenant Middleton, through whose hands you shall receive directions from Vs upon all occasions. And soe We bid you very hearty farewell.

Giwen at the Louvre in Paris this 12th day of Aprill.

1652.

XXXVIII

The King's Warrant," "To Our trusty and welbeloued the Gouernor of Our Castle of Dunotter or to the Deputy or other officer of Our Wardrobe attending there."

Trusty and welbeloued We greete you well. Whereas We are informed that you have in your custody within the Castle of Dunotter Our Crowne, Scepter and other the Honours of that Our ancient Kingdome, together with such of Our Household-stuffe, Furniture, and other Goods as have been preserved from the possession or violence of the English Rebells, We have thought fitt, least by any accident or misfortune the said Honours may fall into the hands of ve said Rebells, to ye great dishonour and reproach of the Nacion, and because We have great occasion to use the said Household-stuffe and Furniture, to send this Vessell, to ye end that you may cause the same to be transported into Holland, and to be deliuered to such Person as Our dearest sister the Princesse of Orange shall appoint, on Our behalfe, to receive ve same, whose orders to vt

¹ MS Clar. 43, f. 60v.

purpose you are to obserue. And We doe therefore hereby charge and command you to cause the said Honours, Household-stuffe and Furniture, and other Goods of Ours of value, which are in that Castle, to be safely put aboard the said Vessell, and deliuered into the hands and charge of such Person as shall be appointed by Our said dearest Sister the Princesse of Orange to receiue ye same, and yt you send unto Vs an Inventory of all ye particulars so deliuered, under the hands of you of our said Governor or of any such Officer, who is, or hath been entrusted to keepe the same, as likewise of yt person to whom the same shall be deliuered. And for so doeing this shall be your Warrant.

Giuen at the Louvre this 12th day of Aprill 1652.

XXXXIX

¹ The King, "To Our trusty and welbeloued the Gouernor of Our Castle of Dunotter."

Trusty and Welbeloued We greete you well. Whereas We haue by a Warrant under Our signe manuall bearing date with these presents required you to deliuer, or cause to be deliuered Our Crowne, Scepter and other Honours of yt Our ancient Kingdome, together with Our Household-stuffe, Furniture, and other Goods to be transported for Our use into Holland, now these are to signify unto you, that We rely soe much on your discrecion and Judgment, that notwithstanding Our said Commands, if you decerne that the sending away Our said Crowne, Scepter, and other Honours of the Kingdome will proue a discouragement and disheartning to ye Officers and Soldeers there, and that they will be thereby the lesse inclyned to defend ye said Castle, and

¹ MS. Clar. 43, f. 60v.

yt you make noe question but that you shall be well able to defend and mainteyne ye same till Winter, by which time We doubt not to be able to send you other releife and supplyes, We are content yt you still reserue ye Honours there, presuming yt if you apprehend any danger, yt they may fall into the enemyes hands, you will rather chuse to secure them by this Opportunity; Howeuer you are not to fayle to cause all ye said Household-stuffe Furniture, and other Goods to be deliuered in ye manner directed, since We are soe totally destitute of all such prouisions, yt it is most necessary they be sent to Vs for Our use with all speede. And soe We bid you heartily farewell.

Giuen at ye Louvre in Paris this 12th of Aprill 1652.

XL

1 The King to Mr Webster.

Trusty and Welbeloued We greete you well. Whereas We finde it of great importance to Our seruice speedily to send a ship into Our Kingdome of Scotland about affaires very highly concerning Vs, which ship We conceaue to [be] in readynesse for that purpose, and finding it very necessary to send a small quantity of Prouisions for the supply of Our Castle of Dunotter which with great Courage and Constancy is still mainteyned for Vs against the Rebells, and ye preservacion whereof is of exceeding consequence, We doe desire you upon Conference with Our trusty and right Welbeloued Councellor Sir Edward Nicholas Knight, Our principall

¹ MS. Clar 43, f. 70.

¹ John Webster of Kirby, Norfolk, a London merchant, resident in Holland, where he seems to have acquired considerable wealth and influence. He was created Baronet at Igravenhaag, 31st May, 1660, and died in 1675. G. E. C. "Complete Baronetage," Vol. III, p. 26.

Secretary of State, whom We have appointed to informe you of the great concernement this service is to Vs, to supply Vs with the Provisions mencioned in this inclosed Note, and to cause them to be put aboard in such manner as the said Sir Edward Nicholas shall desire, who will likewise let you know which way We have designed to give you satisfaccion for the same, which if it should, by any accident, prove ineffectuall, We doe give you Our Royall Word to see you otherwise satisfyed within the space of three moneths; And soe not doubting but that you will gratify Vs in this Our desire, We bid you farewell.

Giuen at the Louvre at Paris this 14th day of Aprill, 1652.

XLI

¹ Sir Edward Hyde to Secretary Nicholas.

DEERE MR SECRETARY

**** This Bearer Maior Generall Vandruske, is the person designed by the Kinge and supplyed for that iourney into Scotland to Dunotter Castle concerninge which the Kinge wrote the last Saturday to his sister, and I send you hearwith the copyes of his dispatches as farr as concernes that businesse, by which you will see that it will be necessary for her Royall Highnesse to giue some orders both to the Governour, and to the Captain of the vessell, whome I suppose she will principally instruct with the receipt of the goods, and directe to what handes he shall committ them at his returne; I hope ther will be no greate difficulty in the worke, for though the season of the yeare will call the Rebells abroade, yett ther beinge already adverticements sent thither to putt all in a readynesse, I conceaue ther

will not be occasyon for the vessell to wayte so longe, as to give warninge to the enimy to suspecte: however that it may shift well enough to the other shore: Here arryued a gentleman from the Castle within few dayes. who left all well, and the Governour in good courage, havinge very honestly ansuered the summons of Lamberte, Ouerton, and the rest. Some prouisions are wantinge, at least since the Kinge drawes such a treasure from thence, he thinkes it fitt and necessary to send somewhat both to the Governour and souldvers, and to that purpose his Majesty hath writt this inclosed to Mr Webster, to assiste him in makinge a prouition accordinge to this note, and referrs him to you to vnderstande his Majestys desyres more at large, therfore after you have conferred and receaued the Princesse Royall's pleasure, how farr Mr Webster may be made acquainted with all the designe, the Kinge wishes that you would take the paynes to speake with him, and persuade him to supply those prouisions, for which he shall be sure to be reimbursed upon the returne of the vessell, and if that should miscarry he shall be sure to be no looser: His Majesty is very confident that Mr Webster will not refuse to serue him in so little a matter. which at this tyme is so very necessary; the preservation of this place beinge the foundation of all the hope for Scotlande, for ther is roome enough within this Castle to receaue an Army, and it is the very center of the Kingdome, so that as soone as the Summer is ouer, any little succours or greate supplyes of men from Norway, may be landed ther, and ther will be care taken to that purpose: I hope the shipp is ready, and then ther will be no delay: The bearer is a very honest man, and will passe as a common seaman, against all accidents: You will finde him very discreete, and intelligent in all the Kings affayres, and hath indeede given greate testimony

of affection to his seruice; if he desyres it, you will present him to the Princesse: to whome his Majesty writes not, because the letter he writt on Saturday he sayes was all to this purpose, and prepared for Vandruske to carry, and by mistake sent away by the post: I know not what to say more, only the Kinge will longe to heare that this shipp is gone: I am still indisposed, and to tell you the truth, in very skiruy ill humour. God bringe us well together: I am

Deere Mr Secretary, your owne &c. Paris this 15 of Aprill [1652]

If you should finde Mr Webster slow in assistinge with these prouisyons, which the Kinge hopes he will not be, I know not what you should doe, except the Princesse send to encourage him.

XLII

¹Sir Edward Hyde to Secretary Nicholas.

DEERE MR SECRETARY

***** In my last I sent you blanks for the mendinge anythinge that is necessary to be done in the businesse of Dunotter, and so I hope that matter will not hinder your iourny: I am extremely sorry that that businesse mooues so slowly, which in respecte of the season of the yeere may prooue very mischieuous, I saw a letter from Vandruske which gaue me some wonder, he sayes you told him that you neuer hearde of anybody to be sent till ye weeke before he came, and then in such generall and obscure tearmes, that you belieued the person who was to be employed, was already supplyed with a shipp: that their is no shipp in readynesse, and that the marchant (besydes beinge out of the

way) he heares hath taken somewhat vnkindly, so that he doubtes he will not be persuaded to venture the prouisyons, and so he seemes to be in despayre of makinge the journy: Now though I know he is mistaken in the mayne, for you well know I did by the Kings commande in the first place desyre that a ship might be ready against the person to be employed should arryue with you, and all other thinges that were necessary to be known were communicated to you, yett I doubte you do not enough lett him know the obstructions in the way, nor encourage him enough to believe that the worke will be done, of which the Kinge hath not the least doubte. The man is a very honest and vnderstandinge person, and full of zeale to the King's seruice, and therfore, I pray be very free with him, and if you see that the worke is like shortly to be done, encourage him to that patience that is necessary, but if you do indeede despayre of it, sett him then at liberty to follow his owne affayres. Indeede, I receaued so foolish a letter from Sir Edward Walker,1 that I will not answer it, nor have anythinge to do with him, * * * * *

Deere Mr Secretary, your owne &c Paris this 17 of May [1652]

XLIII

Sir Edward Hyde to Secretary Nicholas.

DEERE MR SECRETARY

* * * * * Since the businesse of Dunotter hath bene so longe, vnluckily, crost, and that all our in-

¹ Sir Edward Walker, K.G., was Secretary of War to Charles I: he accompanied Charles II into exile, and at the Restoration was appointed Clerk of the Council to the King. He was the author of a series of "Historical Discourses" dealing with the period of the Commonwealth, of considerable interest and value.

² MS. Clar. 43, f. 139.

telligence from England assures us that the place is beseiged, and so it would be a desperate hazarde to send thither, and upon the matter so much mony cast away, the King is resolued to suspende the whole matter, till he heares more, and therfore he hath by this inclosed discharged Vandruske from farther attendance, and hath appointed him to deliuer all his dispatch into your handes; Lieutenant Generall Midleton will within fifteen or sixteen dayes be in those parts, and then if anythinge be to be done, he shall bringe new orders, in the meanetyme he dispatches by seuerall wayes lettres thither to encourage them to hold out, which we hope they are well prouyded and resolued to doe, and this resolucion I suppose will for the present displease nobody with you, and you shall do well to keepe Mr Webster well disposed to procure a vessell, if it shall be necessary when Midleton comes. * * * *

Deere Mr Secretary, Your owne &c. Paris this 8 of June [1652]

I send you the copy of the Kings letter to Vandruske to discharge him from farther attendance upon this seruice, which indeede is to hazardous for him now: I am compelled to derecte a greate packett for him to you, which contaynes letters on his behafe to the Emperour of Moscow &c. You shall do well to settle a correspondence with him, for he is a uery gallant honest man, and I pray commende me kindly to him.¹

¹Touching this statement it is interesting to note that Webster held the appointment of "Commissary to the Emperor of all Russia and Muscovia." It was probably at his suggestion, therefore, and under promise of his influence that Vandruske was induced to seek employment at the Russian Court.

XLIV

- "Articles of Agreemt between Collo: Tho: Morgan in the behalfe of ye Parliamt of ye Commonwealth of England, And Capt George Ogilvy Gouerner of Dunnotter Castle for ye Surrender theare of."
 - j. Thatt the said Capt Ogilvy deliuer vp vnto mee the Castle of Dunnotter, with all the Ordnance Armes Amunition provisions & all other vttensells of warr for ye vse of ye Parlyment of ye Commonwealth of England, vpon wednesday the 26 Instant by nine of the Clocke in the morning without wast or Imbasellment
 - 2. That ye Late kings goods with the lord Marshalls and all other goods within the said Castle shall be deliuered to mee or whom I shall apoynt for ye vse of the parlyment of ye Comwealth of England.

¹ For an account of the furnishings of Dunnottar, see an article in the "Scottish Historical Review," Vol. II, p. 389, entitled "Dunnottar and its Barons," by James Crabb Watt, Esq., K.C. From the Minutes of the Council of State at Whitehall we learn that a portion of the booty captured by Morgan eventually found its way into the hands of Cromwell. Under date 11th January, 1655, occurs an order on report of Clement Kinnersley "concerning the making use of hangings which were in Donottar Castle for the accommodation of the Councill of Scotland," and in May of the year following the Council is instructed to forward these to Kinnersley for "the service of his Highnes." The particular articles thus appropriated are described as follows:—

"One suite of Tapestry hangings of pictures & Vaskages contayning seven peices marked with the figure 3.

"One suite of Tapestry hangings of the story of Noah contayning eight peices marked with figure 14.

"Seaven Carpets of Turkey worke, fower fetherbeds & fower ruggs.



GATEWAY OF DUNNOTTAR CASTLE



3. That the Crowne & Scepter of Scottland, together with all other Ensignes of Regallitie be deliuered vnto mee or a good Account theareof, for the vse of the Parliament etc.

4. That vpon the true performance of the formenshioned Articles, Capt George Ogilvy with the oficers and souldiers vnder his Command shall haue Liberty to march forth of the said Castle att the hower Apoynted with flying Collis Drom beateing match lighted, Compleately Armed the Distance of one mile, theare to lay downe theire Armes, and to haue passes to goe theire own homes and theare to liue without molestation provided they act nothing prejuditiall to the Comwealth of England.

5. That the said Capt Ogilvy shall (free from sequestration) inioy all the personall Estate which he hath now without the Castle of Donnotter, and all such nesserarie househould stuffe of his owne which is now in ye Castle, as shall be thought fitt by mee, or by them whom I shall Authorise to deliuer them vnto him.

THO MORGAN

Blackhill att the Leager 24° May 1652

[&]quot;Fower blankets three boulsters one quilt.

[&]quot;Fower peices of Tapestry hangings of the story of the Labours of Hercules."—"Acts of the Parliaments of Scotland," Vol. VI, pt. ii. pp. 758, 760.

XLV

"Warrand for Capt Geo: Ogilvy his enlargement from Dunoter Castle upon finding cautione."

Wheras in the capitulacon made vppon the surrender of the Castle of Donnottr betweene Collonell Thomas Morgan and Capt George Oglevie the then Governour It was amongst other things agreede that the said Capt George Oglevie should deliuer vp ye Crowne Sword & Scepter of the late king of Scots which was in his custodie, or give a good accompt thereof, And forasmuch as I have caused the sayd Capt Oglevie euer since that time to be reteyned a prsonr in ye sd Castle for not deliueringe the Crowne Sword & Scepter aforesaid nor giueinge a good accompt thereof, now in regard he makes divers pretences that the said Crowne Sword & Scepter were taken away out of Dunnottr Castle without his knowledge, and lastlie sayd his wife convoyed the same to a gentleman that carried them to forrayne parts, I am willinge that in case he shall procure good securitie of 2000 or 1500 bond that he shall render himselfe a true prisoner to yow vppon demand, as alsoe that his wife shall doe ye like, he should have his libertie out of the Castle vnto his owne house beinge seated within some four miles of the same, provided he goe not at all from his sayd house aboue three Miles, And I doe hereby Authorize yow to receaue such bond of him as is sayd, for his and his wives foorth comminge & there vppon to giue him the Libertie aboue menconed ffor wch this shalbe your warrant Dated ye 28th of December 1652

RI : DEANE

To ye prsent Gouernour of Donnottr Castle

XLVI

Bond of Cautionary—Robert Graham of Morphie for George Ogilvy.

Whereas ye Right Honoble Maior Generall Rich Deane hath issued an order vnto Capt John Garnor now Governour of Donnotter that he grant libertie vnto Capt George Oglevie toguether with his wife (they both beinge prisonrs in ye said Garisson) to repayre to there dwellinge house pyided they give sufficient securitie that they depte not aboue three miles from Barras being there habitacon and that they or ether of them act no thinge that is or may prev piudiciall to the Parliamt of ve Commonwealth of England, and likwise on advertizmt or warninge giuen they present themselues true prisoners att Donnotter Castle to ye Governour thereof or his deputie And that the sayd Capt Oglevie with his wife shall pforme ye aboufe articles I whose name is here vnder written doe bynd mysilfe my heyres executors administrators and assignes on the penaltie and forfeyture of two thousand pownd of lawfull and currant english money in case of fayling to psent enter againe and make furth comminge the sd prisoners when the Governour shall send for them, in wittnes whereof I have here vnto put my hand and seale this tenth day of Januarie 1653

GRAEME OF MORPHIE

Testes

RICH: HUGHES JOHN TURNOR

XLVII

Bond of Cautionary — James Anderson for George Ogilvy.

Wheras vpon solicitation for Capt George Ogelvie & his wives ffarther in Largment the honorable Coll Lilbourn Comander in Chef of all ye forces in Scotland hath ordered Capt Garnor of Donoter Castle vpon Securytie given to give them Sex weekes time to goe about ther Lawfull affayer I doe thearfor ingage myself my Aires Exequitors administrators assignis in ye som of five hundred pounds of good & lawfull english mony for ther psonal apearans into ther former obligation of confearment six weekes after ye date hearof in witnes hearof I haue put my hand & seall the I of February 1653

I Anderson¹

Attested by

John Barkley Jn Barkley Rich: Hughes

XLVIII

Pass-Captain Garner to George Ogilvy2

Wheras Capt George Ogilvy hath giuen sufficient security for his personall returne sixe week after the

¹ James Anderson of Uras, Ogilvy's stepbrother, was the son of Patrick Anderson of Uras, whose widow, Catherine Strachan, subsequently married William Ogilvy of Lumgair.

² The following Passes were subsequently granted to Ogilvy and

members of his family during the year 1653 :-

Donatter, 31 March—"Elizabeth Duglas to passe to and from Montrose or any place there about her lawfull affairs"—Jo Garner

Montrose, 10 April—"Capt George Ogelvie to pass to Edenbrough or Leith"—Tho Morgan Date hereof unto his former state of confinement. Those are therefore to desire all those whom it may concern quietly to suffer him to pass and repasse vpon his lawfull occasions without any molestation

Jo' GARNER

Dated at Donattor febreay j 1653 To all officers and others whom those may concern

I ad a moneths time more

Jo. Garner.

Leith, 12 April—"Capt George Oglevy to passe and repast to and from Leeth . . . for one moneth"—Jo. Garner.

Dunnotter, 22 June—"Capt George Ogulvy to pas to Edenburg . . . haueing obtained leave for the space of sex weekes"—Chris Browne

Dundee, 10 August—"Mr Geo Ogelvy of Barrowes his sonne
... to Dundee & Aberdeene or any where else in ye
shires of Angus mernes or aberdeene"—RALPH COBBETT

Donatter Castell, 14 August—"Capt Ogelvy to pas to Monrosse haueing obtained leaue for the space of fourteene dayes"—Chris Browne.

Aberdeyne, 22 August—"Captane George Ogilvie to pas to Edenbrough"—Tho Morgan

Donnatter, 3 October—"Capt Georg Ogelvy to pas to Aberdene"—Chris Browne

Aberdeene, 6 December—"Capt George Oglevy . . . to pass to Edenbrough"—Tho Morgan.

As early as 8th January, 1652, General Monk had permitted Ogilvy's son, William, to repair to St. Andrews or Aberdeen for his education, while in May of the same year Colonel Morgan extended to him "without lett or mollestation" the freedom of the Parish of Kinneff.

¹ Garner's military career was unfortunate, and ended a year later when, accused of "some unhansome miscarriages," he was formally court-martialled and dismissed. He appears, indeed, to have proved himself a thoroughly incompetent officer. Writing to the Lord Protector with reference to his successor, in May, 1654,

XLIX

Colonel Morgan "For my honle Preinds the Commissors for Sequestracon."

Honle Gentlemen

This gentleman Captⁿ George Ogilvy, did cappitulate wth me for the surrender ofe Dunotter Castle: Vnto whome, I was impowred (by Major Genl¹ Deane) to grant the benifit of theise Articles, wth he will pduce before yow, which will manifest his estate should be free from sequestracon: And I desire, yt the foresaid Articles may be made good vnto him: Some of your officers, haue Informed, that they did intend to sequester some part of his estate, now I desire yt yow will be pleased, to forbeare doeing thereofe, till such time, ythe makes it fully to appeare before yow, not to be wthin the compas ofe sequestracon, but as freelie his owne, as any other part of his estate, all wthe affirmes to make good: if not I leave it to your Judgement: And haue no more at present but that I am

Aberdeene this 5th March Your very loueing freind and seruant Tho Morgan

L

"Decreet—Glenduning gra Ogilvie & his spous."

AT EDINBURGH the twentie ane day of Julij the yeir of God jai vjc & fyftie thrie yeiris IN THE ACTIOUN and caus intentit and persewit befor the

General Monk remarks: "The truth is that [Garner's] Company hath suffered much by the ill management of provisions by their late Captain in Dunottour Castle, there having been much losse happened to them by the provisions not being well look't after; and in case there be not an able and carefull man put into the head of it, the Company is like to breake".—"Scottish History Society," Vol. XXXI, pp. 101, 107.

Commissioners for administratione of Justice to the people in Scotland at the instance of George Glendoning merchand burgis of Edr AGANES George Ogilvie Douglas his spous MENTIONING Baress and that gras in the moneth of Apryll jai vjc & fyftie tua yeiris the said persewar having loadned in William Yong Skiper in Cowie his boatt the victuall and goods eftir speit to haue beine transported to the port callit Borroustonnes according to ther chartor ptie Trew it is and of weritie that the said George Ogilvie and his said spous he being Governour and Commander of Dunnottar most wrongouslie intromittit with furth of the said boat the victualls and goods eftir speit of the availl and pryces following viz. fyftie aucht bolls meill and ane half at tuentie merks scotis the boll ltem fourtie seven bolls and ane half malt at sixteine pund scotis the boll Item thretteine new secks pryce tuentie six punds Item fyw puncheons pryce ten pund ten schiling Item ane barrell of beiff pryce threttie pundis scotis Item sewine dussane fische pryce fourtie tua punds extending in the haill to the soume of ane thowsand sex hundreth fourtie aucht pund ten schiling and conforme to his tua missive lers ane derect to the said persewar and ane wther derect to Sir Johne Smith then commiscer to Charles Stewart lait king of Scotis requyring the said Sir Johne as commisser forsaid to pay to the said persewar the forsaid victuall as the said tua missive lers bearing dait at Dunnottar the tuentie sixt day of Apryll jai vjc & fyftie tua yeiris at lenth proportis and albeit it be of weritie that the said George Ogilvie and his said spous is haldine and obleist and aucht and sould be decerned to restor and deliver to the said persewar the victuall goods and gier aboue speit or pryces ther off forsaid and that the said persewar hes oft and diverse tymes desyrit and requirit them to doe nevertheles they wrongouslie refuis pospone and defer fur to doe without they be compellit

[here follows narrative of parties compearing and deponing—for pursuer Maister Thomas Winzet, Advocat, and for defenders Maister Johne Fletcher Advocat.]

SAIDIS COMMISSIONERIS DIS-THE CERNIS AND ORDAINES the said George Ogilvie and his said spous defendares to mak payt to the said Georg Glendining persewar of the particular soumes of money above and wnder wrne adebted and restand awand be them to him in maner and for the causs aboue and efter speit viz. the soume of tuelff pundis Scotis for ilk boll of the number of fourtie seven bolls and ane half of malt ten pundis Scotis for ilk boll of fyftie aucht bolls and ane half of meill tuentie sext punds as for the pryce of thretteine new secks ten pund ten schiling as for the pryce of fyve puncheons threttie punds scotis for ane barrell off beiff fourtie tua pund for the pryce of seven dussane of fisch extending the saidis particulars soumes of money in haill to the soume off ane thowsand tua hundreth seventie fyve pund ten schilings BECAUS the tyme of the disput in the said matter it wes alledgit by ye said maister Johne Flecther pror for the said George Ogilvie and his said spous defendares that he takis instrumentis wpon production of the said letter wher by he alledges he most be assolizet in regard ther off becaus be lers producit out of the persewars hand for Sir Johne Smith Gnell Commisser it is clear that the persewar hes accepted ther off in satisfactione to him of the wictuall alledged taken from him and indeed the said Sir Johne is the onlie man who oucht to satisfie being Gnell Commisser and quha had order to have furnished the said hous of Dunnottar with

meill and malt in default qrof the said number of bolls wes takine be the defendar from the persewar SE-CONDLIE navaves acknowledging the pryces lyt 1 nor anie wther of the conditions aboue wrne conteand in the letters the defendar most be assolzed becaus the said wictuall being takine be him for ane publict use viz. the mantenance of ane garisone groff he hed charge can never be questioned ther for bot the publict most satisfie spially seing the said wictuall was laving untuicht at the rendring of the Castell to Genell Major Deanes TER-TIO if neid beis it is offerit to be prowine that be capitulatione mad betuixt the said Major Genell Deanes and the said defendar the Major Genell did obleis himself to releive him at the handis of the persewar for the said wictuall lyk as the said Major Genell hath caused to deliver back to the persewar the said wictuall or give him content ther for and therfor TO THE WHICH it was replyd be the said Maister Thomas Winzet pror forsaid for the said persewar that the forsaid alledgance aucht to be repellit and instruments takine wpon the productione of the letters is som quhat redicolus in regard it was never accepted be the persewar in setisfactione of anie part of the wictual takine avay from him bot the treuth is the persewar got this letter for Sir Johne Smith closed with wax as may apear be the letter and did not knou particularlie ghat was conteanit in the same nather could the persewar knou qt was conteanit in the letter he not being at Dunnottar qn his gudis was takine bot wes in Edr qr he receavit both the letters and gif it be presumabill that this persewar could accept of such ane letter for satisfactione at such a tyme when ther was not one man in this natione on the fields nor long befor it being neir May than last as the letters of

¹ Lyt: reckoned.

ye daits beir the honell comrs may judge and for Sir Johne Smith he wauld never tak notice of the letter at all and the second defence aucht lykwayis to be repellit in respect the persewar wes never ordained to furnish anie wictuall to the garisone nather had the defendar anie particular ordor to tak this persewar his wictuall nor no persones wictuall qt sumewer bot most wnjustlie he took this poor mans wictuall with out anie ordor and wpon pretence of publict service ewerie captaine or governour of ane garisone or of sojors sould intromet with privat mens gudis without ordor and not be comptable to justice ther for and that when the natione get no service but wrong ther by as this natione got wrong by the keiping of that garisoune allong tyme it is conceavit that no subject in anie natione will have assurance of anie thing they have or know how to be restored qn ther gudis ar takine from them and as to what was in the garisone qn it was takine it is nothing to this persewar except that he hes receavit and gif he receavit he sall declar thair anent

> [here follows counter statements by both parties regarding the precise quantities and prices of the wictuall &c.]

AND ALS BECAUS the said Mr Johne Fletcher prôr forsaid for the forsaids defendares falziet to produce his said clients to give ther oathis of weritie wpon the forsaids particulars aboue wine conteinit in ther reply intromittit with be them as said is as wes clearlie wnderstood to the said Comrs IN RESPECT QROFF they cirducit the derie and admittit protestatione in favors of the said persewar circumducand the same and gaue ther decret in maner forsaid and ordaines lêrs of horning to be derect wpon ane single charge of fyfteine dayes and wtheris wpon the premiss giff neid beis in

forme as effeirs wree within ane sheet of paper buiked & extractit be me

W Downie.1

LI

Colonel Morgan "For the right honorable the Commissioners for administratione of Justice to the people in Scotland, Att Edinburgh."

RIGHT HONORABLE

I am informed be Captayne George Ogilvy that ther is one George Glendining merd, in Edinburrow who hes obtained ane decreit befor yow against him for some victuall he did tack ofe his whan he was governor ofe Donotar castle. And at the rendition ofe the said castle I did pass my word as then haueing powar from Major Generall Deanes to the said Captaine Ogilvy that he sould be free of yt victuall and that the samen should be delyvered again to Mr Glendining which was done as he is able to instructt So my desyre is that yee wold be pleased to tack the samen to your consideratione and to suffer the said decreit to be suspendit And the gentleman hearde agayne and not wronged For I suppose it is only gone against him for null defence & not compeirance which hardly could be done be him he being in restraint himself So remaynes

Your affectionat freend

Aberdeyne this 22th of August 1653 & servand Tho Morgan

¹ A large number of documents relative to the claim of George Glendinning occur among the "Barras Papers." In addition to the above, we have selected only those which serve to show the considerate and friendly attitude maintained by the Cromwellian officers towards Ogilvy.

LH

Receipt from George Glendinning with relative Declaration by George Robinson.

I acknowledg to haue received of Capt Garner from Donatter Castle thirty bowes of meale and thirty one bowes and a halfe of mault I say received p me

Dated July 28 1652 George Glendonging

I Georg Robinson declairs that I deliuered the aboue written vetill att my Captains Command and the meall diged out with a spaid and throwen into the ffroilit and the malt was heaped vp wher it should haue been strickt Soe to my knowledg euery boull would haue been a boull and a half if it had ben misered according to the forme of the Country in withis wherof I haue subscriued at Donnoter the 26 of november 1653

George Robinson

LIII

General Lilburne "For the right hoble the Comissieners for Administration of Justice."

RIGHT HOBLE

The Case of Capt George Ogilvy being (as itt is stated to me) that wherin the ffaith and Honor of the Army is concerned: I cannot but recomend him vnto you That in case hee make the same to appeare That the Corne for which hee is sued was deliver'd to George Glendinning according to Col: Morgan's order you will grant him such suspension or other sentence That hee may nott bee troubled for the same for the future. I remayne,

Yor very humble sert Ro Lilburne

Dalkeith. 260 Nbr

LIV

Guarantee-Colonel Morgan to George Ogilvy against Forfeiture.

These are to certifie all whom it may concerne that vpon consideracon of the agreemt made betwixt Capt Geo: Oglevy & my selfe for the Delivering vp of the Castle of Donnotter to me for the vse of the Comonwealth of England, that his Estate & landes are to be free from fforfeiture or sequestracon. Given vnder my hand at Donnotter Castle this 9th of September 1654. THO MORGAN

LV

"Receipt of his Maties papers be The E Marischall to George Ogilvy of Barras."

We Wm Erll Marischall Grants ous to haue receaued from Geo Ogilvy somtym Governour of our Castell of Dunnotter sum pepers belonging to the kings Maiestie wich was In Dunotter the tyme of his being Governour ther In two littell Coffers wich pepers consisting of the number of aucht score sexteine severall peises whroff ther is four packets sealled on brok open of wich pepers I grant the receatt throff and oblidges me to warrand the said George att his Maestes hand and all othrs wtsueuer by this my warrand syned sealled and subcryeitt at London the first of December 1655

Marischall

LVI

The Earl Marischal to George Ogilvy.

LONDON 8 May

LOUING FREIND

I receaued yours from George Straton and am glad to heare yourselfe and all our freinds keips the man to the foer.¹ I am fully aquainted how ye do bestur yourself in my busines and belive me George if ever I be in a Conditine to acknoledge itt I will. I do desyr you to continew as ye hau begand be assisting to my Lady My Mother who hes sheuen me greatt kyndnes. Remember me to your wyfe & I am

Your most affectionatt freind

Marischall

Tho my wyfe knouis nather you nor your wyfe yett upon my Character she wishes you both ever weill.²

LVII

The Dowager Countess Marischal's to George Ogilvy.

Bolasheine 4 22. Dec 1657

Worthie Freind

I had so many things adoe at martimas that I wes necessitate to give those moneys q^{ch} once I

1 Keips the man to the foer: survive.

² This postscript helps, so far, to fix the date of the above. The Earl married, as his second wife, in April, 1654, Anne Douglas, eldest daughter of Robert, Earl of Morton.—"The Scots Peerage," Vol. VI. p. 50.

³ Marie Erskine, daughter of John, seventh Earl of Mar, and widow of William, the sixth Earl Marischal, who died in 1635. Her ladyship subsequently became the wife of Patrick Maule, who was created Earl of Panmure in 1646; but by a Warrant under the Privy Seal, dated 3rd December, 1647, she was permitted to retain the title and degree of Countess Marischal.

⁴ Bolshan, in the Barony of Panmure, is not to be confused with Bolshan Castle, in Kinnell. The former was built by Patrick Maule, 12th of Panmure, who in 1562, and at the age of fourteen, married Margaret, daughter of Sir John Erskine of Dun. It became the principal seat of the family, and remained so till the erection of the present House of Panmure which is supposed to occupy its site.—"The Scots Peerage," Vol. VII, p. 18; Warden's "Angus and Forfarshire."

appointed for the payment of Margaret Cheine to my Sone George for to help the payment to Blackwater 1 for the roome of Oldmade & therfore seing I am to renew that Bond I must again intreat yow to doe me the favor to subscryve Cautioner for me with old James Thomsone and George Straton. I will not promise to satisfy this bond at witsonday nixt but if I get not some verie unexpected burthen (iff please god) it shall be payed at Martimas nixt, Iff my chalmerlanes would pay me even but the half of qt they rest at the foot of their compt It might have been payed ere now, Allwayes I hope yow will obey this and yow shall not have cause to repent it, I have received George Stratons bill of rest. I perceive he hes keeped out some particulars Addebted by several Tennants And writes to me he has made all good But I am not satisfyed that any of the Tennents names should have been keeped out of the bill of rest who is justlie resting And it is not a chalmerlanis part to take vpon him To doe it wales he had payed me for them I have written my mynd in this both to George Straton and James Thomsone.

I am informed that there is a meetting of the shire at Conveth Kirk the ffyft of Jan^{Ty} I must intreat yow to be present at it in caise there be any thing agitate q^{Ty} in my sone and I am Interessed, ffor I sie non that we can rely so much vpon as yow and I hope yow will not be unwilling to tak paines. As I shew yow I haue againe writin to Andrew rait and WTM ro^{Ty} sones That they be at Montrose Wednisday the 13 of Jan^{Ty} ffor making their compts And I hope yow will be pnt, I wish qn yow come To Conveth Kirk y^{Ty} yow would come this length that I might speak with yow, I admyre oft

^{1&}quot; William Dalgarno, Bailzie to the Earl Marischal."—New Spalding Club, "Sheriff Court Records," Vol. II, p. 321.

Snadowns¹ long stay ffrom Edr, he is a verie honest man, but someq¹ wncertaine off his dyats¹ This is all for the pñt & I am

Yor verie loveing ffreind MARIE ERSKINE

LVIII

Mr Grainger "For his honoured and loving freind The Laird of Barras, Elder."

Sir

I have receaved youres & before it came to my hand I had secured the things yee know of voon the night time & am psuaded though ane armie should come they could not be the better so that their neids no fear, As for my selfe my neck shall break & my life go for it before I faill to yow, yet some litill difficultie makes me loth they should be transported as yet qlk shall be fullie made knoune to yow at meeting qlk I desire shall be on moonday once a day & if yee be loth to come heir, send me word & I shall come to yow But for the businesse it selfe fear no more nor if they were in your house presently, for I trust he who hath preserved them in my custodie till this day will preserve them in saiftie till they go as yee your selfe desires So till meeting I continew

Your reall & true freind
Kinneff the 21 of and servant
Julij 1660 MR JAM GRAINGER ²

¹ Arthur Straton of Snadown, in the Parish of St. Cyrus, was a member of the Committee of War for Kincardineshire and a Commissioner of Supply.—"Acts of the Parliaments of Scotland," Vol. VI, pt. ii. p. 34; Vol. VII, p. 561.

¹ Mr. James Grainger was presumably a native of Arbroath in which town he possessed some property in "house, land and yards."—"Kincardineshire Sheriff Court Records." He studied at St. Andrews

The recorded Zenzed & before it came to me from I for formation for fing The Rush of boon for might have an plant trong are armis forth might have to am plant to be for a for So fat for more one for my following more fell broad a mo four of fell broad a my life go for it Coforo 4 faill to 3016, 306 forms Phia Toffmelia maked me lat for fonte la hanfor De at got gill fail to fullis made known to 3016 at morking gill I Dojne fall to an montage amor a cong or of 300 to Call to come the second got the second got to the second I Rad come to & to But for to before it fello for no most not it for those in Bone Confe profession for I hand to tole lay perhold from a my many All fit any will make to your in faithe all top go as Tom rout a few often

FACSIMILE OF LITTER FROM MR. JAMES GRAINGER TO GEORGE OGILVY



LIX

Obligement, Mr J Grainger to George Ogilvy of Barras.

Whairas I have receaved ane discharge from George Ogilwie of Barras of the honors of this kingdome and he hath gotten no more but only the scepter Therefore I obleidge that the rest viz. the croune and suord shall be furthcoming at demand, be this my tickquet written & subscribed the same time I receaved the discharge

MR JAM GRAINGER. Sep. 28. 1660

LX

James Ogilvy of Schannalie' "ffor my much honored and lowing brother George Ogiluy off Barras." SCHANALIE 20 Sept 1660

MUCH HONORED AND LOWING BROTHER

q^t I wald say to yow at suche a distance I cannot intrust to paper, onlie this far, consaill is no com-

University, where he graduated in 1626, and was appointed to the Second Charge at Montrose in 1635.-Low's "Memorials of the Parish Church of Montrose," p. 81. Translated to Kinneff previous to 27th August, 1640, he died in the week preceding Sunday, 20th May, 1663. -" Kinneff Parish Records." By his wife, Christian Fletcher, Grainger had two sons, John, baptized oth September, 1644, and Robert, baptized 7th November, 1648.-Ibid. The latter probably died young. The former appears to have been destined for the Church, as we find him entered at Marischal College, Aberdeen, in 1658.-New Spalding Club, "Records of Marischal College," Vol. II, p. 225. From the fact that he is subsequently designed Mr. John Grainger it is evident he must have graduated. He seems, however, to have been possessed of a somewhat restless and unsettled temperament, and we last encounter him as a trooper in the Earl Marischal's Company of Lieutenant-General William Drummond's Regiment of Horse .-Dalton's "Scots Army," p. 72.

¹ James Ogilvy of Schannallie, cousin of Sir George Ogilvy, and son of the elder brother of William of Lungair. The intercourse between these two branches of the Balnagarrow family appears to have 152

and, qt ewer yor leazie or pevishe neglect of a matter of so gryt consequence both in relation to honor adwancement and a constant hereditable fortoun for yow and all yours in all succeedeing adges hes produceit ye may be sensible of your awin pairt and of ye hollsome seasonabill (iff than receawit) consaill and advyse of your faithfull and reall freindis and my self in particular, how pressantlie affectionatlie (and dureing or abod last together) vncessantlie I intreated exhorted and brotherlie adwysed yow to wean all effairs and in proper persone to agent yor awin busines at Londone, And at our last parteing in Killimur ve promised wt all conveniencie I should heir from yow yrvpon I did retard my brothers iourney muche of a monthe, But ye so vilipendit or adwyse and slichtit ve busines of so hie concernement that we never haid a lyne from yow neither did yor son luik so muche voon ws as to salut his freinds be ye way, qt ye result can or salbe to yow wards it is vncertain meirlie dependeing vpon yor awin consideraoun, iff ve intend to pase from yor compeirance and suffer & sie ane wther man enioye ye fruitis honor & profeit of yor labors, we must rest satisfied, But for my awin pairt my respects ar so to yow that I wishe fra my hairt I haid gifted yow ane hundret peices to haw bein yor chairdges and maid my awin expenssis to attendit yow bak and for, iff this haid bein neidfull but in ve contrarie iff yor pevishe natur could haw allowed yow (blessed be god) ve stand in neid of no mans supplie, and my brother wes redie and willing yoon his awin chairdges

continued close and friendly, James of Schannallie and his brother John Ogilvy of Balfour being nominated, along with Graham of Morphie, to safeguard Sir George's interests in the contract of marriage drawn up between the latter and his second wife, Dame Margaret Arbuthnott, 3d October, 1656.—v. infra, p. 323.

to haw wated vpon yow and to haw doon yow all ye guid offices yt lay in his pouer, and at Londone (as he told me) ye busines is fairlie forwed and ye haw many freindis, So it rests yt ye besteir yo' selfe on waye or wther and vpon adwertisement my brother and I sall wat vpon yow and he wilbe able to giw yow a mor ampel accompt than this expostillaterie letter of myn and sall onlie ad yt I wishe to secur ye honors and iff it be possible that ye wed convoye tham to yt freinds qt they may be for yt wse in better securitie nor any pairt in ye Mernis, it wald appeir ye must ether quyt my lord Marshall or yot intrest in this, choise yow if I war in your place I know qt I wald doe, and in ye meantyme we may beleiw yt I am

Your reall faithfull brother and redie serwand J. OGILUY

BROTHER

Thair wes on hew mckuen qm I beleiw yor sone recomendit to yow and quho wes to haw hyred horses and com stracht to yow but efter his homecomeing he is seik So my brothers siknes and his hes retardit yor sones letter, But be ye confident thair hes bein no delay in my pairt for this same day I send to hew mckeuns hous for yor sones letter my brother as yet is hardlie recoued his health and not com to his awin hous but (god willing) we expect him once this nicht, And in all heast hes send this berar qm ye sall post bak and let ws know yor resolution Our harwest is not yett doun heir and we haw pitifull weather god mend it, I could scarce haw ane berar to send to yow in respect of harwest.

LXI

John Ogilvy of Balfour "for his much honred Cusing Georg Ogilvy of Beresse."

> PURRIE the 28 of September 1660

MUCH HONRED CUSING

I have bine long by the uave and faling sick in Kirkaldie so ve could not heire schouner frome me. I dout not but your sonne hes aquanted youe [how] it hes gone in relatione to your busines, but to be schort with youe I doe not think that ever my lord marschell did mentione your name in relatione to the honers of Scotland but hes past all in his brother Ihones name who is mad knicht marschell and hes 4 hunder pond stir a yeire conferd one him and insert in his patent that the honers and pencion is given him for preserving the croun & scepter of Scotland So ve maye judge whider it hed not bine bettere for youe to have followed frinds aduayce and gone up your selff. I haid done what was fitting befor my waye coming from Londan in your absance both in recomending your sonne to my lord Ogiluy and a grayt manie outher frinds my lord did present your sone to his majestie and laykuayes did aquant him with your busines houe ye hed preserued and still hed thes honers, noue it onlie restes one youe to bestore your selff for it is not of that small momant to be neglected & if ye have not delayuered them as vett I think it absolotlie fitting ye doe not delayuer them to my lord marchall at all, but tak sum spiddie Cours to mend what ye have neglected so hoping ye will tak this to consideration since it consernes youe soe nere both in craydet and mines I shall neid saye no more but shall be redie to meit ore speak with youe

uhar ye palace and both in that and anie thing else shall strayue to witnes my selff

> Your reall cusing to serue youe J OGILUV

LXII

Petition—William Ogilvy to the King, with his Majesty's instructions concerning the disposal of the Honours.

To ye Kings most Excellent Matie The humble petition of William Ogilvy sonn to George Ogilvy of Barras

Sheweth

That whereas yor petr is sent vpp here by his father to give yor Matie notice That his said father hath had and still preserves yor Crowne Scepter and Sword of Scotland in his Custody long before ye English possessed ye Castle of Dunnotter with ye great hazard of his life and long and strait Imprisonemt weh occationed ye death of his wife. And in respect of yor petrs father his great intrust with these Honours he could not desert that great Charge to Come here and attend yor Matie himselfe:

Wherefore he hath sent yor petr to haue yor Mats particular Order in Relation to ye aforesaid Honours

And yor petr shall as in duty bound euer pray etc.

Whitehall 28 of Septr 1660

His Maj^{tie} ordaines the Petitioners father to deliver his Crowne Septer & Sword to the Earle Marishall of Scotland & to get his receipt of them

LAUDERDAILL

LXIII

"Receipt of the Honours of the Kingdome of Scotland be The E Mariscall To Geo: Ogilvy of Barras."

Att Dunnotter the 8 day of October 1660 I Wm Earll Marischall grants me to have receaved from George Ogilvy of Barras the Crowne Sword and Scepter the antient monements of this kingdome Enteir and Compleitt and in the same conditione they war Intrusted be me to him and descharges the forsaid George Ogilvy of his reseatt theroff by this my Subcryptone Day and place forsaid:

Marischall.

LXIV

The Earl Marischal "For the right honorable The Countes of Marischall att Boschan." 1

MADAM

I can nott wreatt to your La all the Passages I hau found in receauing the honores in this littell tym I hau bein from yow. For sins thee businis is att a Point and they now in my Custody I leave to say farder therin bott thatt it hes bein ane Oglye and Onhandsum caried businis. I thoght to hau send a bearer from this bott Rid hauing bein att Arbuthnott wt whom I meatt and my L Fraser whom I rancountred and meatt with also hes maid me send non. I desyr your La wold send me thatt letter of Wm ogillye or the dubill theroff. My wyfe wold hau wreatt to your La bott she hes nothing mor to say then I hau wreatt. She is your La humble servand and I am still

Madam

Your La most obedient
Sone and humble servand
Marischall

¹ In the possession of Sir Patrick Keith Murray, Bart.

LXV

Sir Alexander Fraser1 to George Ogilvy.

RT WORLL AND HONORED COUSINE,

That I ansuered not your first and other letters, was my longe absence from London, attending his Ma: in his seuerall progresses this summer and lykwayes difficulty in obteening the grant of these seuerall signaturs you desyred, weh are not granted to any but by the meanes of the Lord Comiss: and the cair of those who seeks after them: if your self or your sone had come vpe to London, it is lyk you might haue gott soume pairt of your demands, and if you will hazard a journy in the spring yow may be confident of all the best service loving freinds can doe you: it being a truth and a debte to the Crowne, to reward him who preserued it, and I doubte not, bot his Ma: in his convenient tyme, will remember your sufferings and service, weh that he may doe shalbe my endeauor.

Cousine I returne you thanks for your last letter in weh you invite me to the purchase of Cowy and these other adiacent Lands Fiddes had from the L Marischall.²

¹ Physician to Charles II. Sir Alexander claimed descent from the ancient family of Durris, as son of Adam, second son of Thomas Fraser of Durris, and Helen Gordon, daughter of James Gordon of Midmar and Abergeldie. Through his marriage with a daughter of Sir Edmond Carey, son of the Earl of Monmouth, he acquired a large fortune which, with his professional gains, enabled him to repurchase the greater portion of the family estates, which had been alienated to Andrew Fraser of Muchal, first Lord Fraser. Created a Baronet, 2nd August, 1673, Sir Alexander died in 1681, being succeeded by his son, Sir Peter, on whose death without heir the lands of Durris passed to Charles, Lord Mordaunt, afterwards first Earl of Peterborough.—G. E. C. "Complete Baronetage," Vol. IV, p. 293; "The Scots Peerage," Vol. IV, p. 113.

² Andrew Arbuthnott of Fiddes, brother of Robert, first Viscount Arbuthnott, held these lands in wodset and by subsequent apprising it is true they and other lands in thes pairt were anciently pairt of the Thandome of Doores, and had Fiddes been alse civil to me as I was serviceable to him, these lands had been myn for I prepaired mony and had it ready yet he altered his mynd and so I was at the losse: if these lands be to be sold, lett me know the particular Rentall of each plow and acres of Cowy and these other Lands, wt the lowest pryce they ar to be sold, and when you haue conferred wt my Nephew (whom I haue appoynted to treat wt you in this particular) and shall send me the particulars, I will returne you a positiue and ready ansucar, the sooner this is doon it will oblige me the mor:

Cousine I tak this kyndly from you, and I will in due tyme mak you meit returnes, in the meane tyme I present my service to your son and yourself, and will euer remaine

> Your most humble and obliged seruit^r Sr A Fraiser

Whythall 27 of october

ston.-Urie Titles.

LXVI

"Diploma Dĭi Georgii Ogilvie de Barras de titulo dignitatis militis Baronetti intra Regnum Scotie."

Carolus &c. Sciatis quandoquidem nos considerantes preclara servitia a dilecto et fideli nostro Georgio Ogilvie de Barras nobis prestita et peracta (utpote qui auxiliarius fuit in conservatione nostre Regie Corone Sceptri et gladii antiquorum Insignium et monumentorum hujus Regni nostri) ac gravia detrimenta que hanc ob causam diu pertulit et subiit ac satis comfrom William Earl Marischal. He disponed them (20th October, 1666) to Mr. Charles Gordon, brother of Sir Ludovic Gordon of Gordon-

pertum habentes ejus constantem fidelitatem et amorem erga nostrum servitium eumque toto tempore non ita pridem usurpate dominationis spretis omnibus Illecebris et minis quibus tunc temporis obnoxius fuit Tam candide et Ingenue semetipsum gessisse ut merito symbolum Regii nostri favoris et respectus in eum ejusque familiam in perpetuum conferendum et collocandum censeamus, Igitur dedimus concessimus et disposuimus Tenoreque presentum Damus concedimus et disposimus prefato Georgio et heredibus masculis et ejus corpore legitime procreatis seu procreandis Titulum Militis Baronetti in dicto regno nostro Scotie unacum omnibus honoribus &c &c. Apud Whythall Mar. 5. 1661.

LXVII

Official receipt of Baronetcy Fees.

We the four ordinary Maceres of Counsels and Sessiouns undersubscrywand grant us to have rasaved fra the right Honor Sr Georg Oglvie the soume of tuentie merkis Scottis money for fees deu to us be him for his Honour and dignitie of Knight Hood most deservedly conferred upon him be his Mătie qrut ue hold us uele content & yrfor ue discharges the sd Sr Georg Oglevie of Barres of the samen be yr pñtts subst ut our hands at Edr. the sixth of Merch jai vjc & threscore & tuo yeires

A HOPE Jam: Walles ROBERT HAMILTONE
JHON GILLAN

LXVIII

"Ratificatione in favoures of Sr George Ogilvy Williame Ogilvy, his sone, his airis and assigneyis Aug. 22 1670."

OUR SOVERAIGNE LORD with advyce and consent of his three Estates of Parliament be ye tenour

heirof ratifies approves and confirmes ane Chartour grantit be his Majestie and past and exped vnder his Highnes Greatt Seall vpon ve 3d day of March 1662 to and in favoures of Sr George Ogilvy of Barras and Williame Ogilvy his eldest laufull sone his airis and assignevis quhairby his Majestie considering ye eminent services done and performed be ye said Sr George Ogilvy in that he wes instrumentall in ye preservatione of his Highnes Crowne Scepter and Sword ve Ancient Honours of this his Kingdome of Scotland And ye damadge sustained be ye said Sr George Ogilvy theirthrow from ye beginneing of ye usurpatione dureing which tyme notwithstanding of all temptationes and threattnings vsed against him be ye usurperis he caryed himselfe with so much integrity that his Majestie wes graciously pleased to conceave he deserved ane marke of his Highnes favour putt vpon him and his family Vpon which considerationes his Majestie did be ye foirsaid chartour change ye holdeing of hes landes off Barras and of new gave granted and disponed to ye said Sr George Ogilvy and his foirsaids for ever all and haill ve saids landes of Wester Barras with all and Sundry ye pertinents thairof mentionat in ye said chartour to be halden of his Majestie and his Highnes successores in free blench ferme for yeirlie payment of ane penny Scots money vpon ye ground of any part of ye said landes if ye Samyn bees asket allenerly THAIRFOIR his Majestie with advyse and consent of his Tresaurar and remanent Lords of Exchequer for ye tyme gave granted and disponed to ye said Sr George Ogilvy knycht and barronet dureing all ye dayes of his life tyme and ye said Wm Ogilvy his sone his airis and assigneyes and successores quhatsomever in fee and heritably and irredeemeably all and haill ye foirsaid landes of Wester Barras comprehending ve

severall and particular landes specifiet in ye said chartour together with all title entresse etc. his Majestie had hes etc be reasone off ward relieffe etc. And als discerned and ordaned ane seasine to be taken be ye said Sr George Ogilvy his said sone and thair forrsaids at ye said Manour place of Barras or vpon any part of ye grounds of ye saids landes shall stand valide and sufficient etc. as in ye said chartour at mair lenth is contained.

LXIX

"Informatione" how the royal honors of this kingdome Crown Sword and Scepter was preserved by Dame Christiane Fletcher during the tyme of the Inglishe usurpers till they were delyvered to the Erle of Marischall conforme to his lie of the date of the sext of october 1660 by her deceased husband Mr James Granger then Minister at Kinneff, by vertue of ane ordor from his Måtie for the delyverie of ym to the Erle Marischall."

Ye Royall honors of this kingdome eftir his Maties Coronation att Scone was secured by the E. of Marishall in his Castle of Dunoter and yr eftir his lo, being & taken prisoner by the Inglishe att Eliott [Alyth] was brought to goe aboard of ane ship butt obtenit libertie for his naturall uncle Robert Keith of Quhytrigis to goe to the Mairnes about his affaires, and so privatlie did

¹ Nos. LXVI and LXVIII are printed not from original Deeds, but from transcripts of comparatively recent date.

² This Information, occurs among certain papers relative to the Union of the Parliaments deposited in Marischal College, Aberdeen, by order of William, ninth Earl Marischal, in 1709. In the Inventory accompanying these papers it is thus described: "Ane old tom coppy of an Information given into the Parliament by the Relict of Mr James Granger Minister of Kinneff anent her Preservation of the Honours when in his custody. How farr true I know not."

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give him the key of his Closet grin the ho; were and desyred him to give the key to my lady dowager his mother then duelling in Bollachen to the effect shoe might goe alongs wt him to tak out the honors for securing of ym from the Inglishes wha was at yt tyme in that Shyre, wche shoe did, but finding difficultie & hazarde to tak ym out In respect the Inglishes was lying in Stainehyve win less then half ane myle to Dunater, shoe delyvered the honors to George Ogilvie of Barras then Governour of yt Castle to be keeped by him till shoe should find out ane way to bring them from thence, qche could not be done In respect the number of the Inglishes daylie Increased Goeing [] for Inuernes and coming south. My deceased husband having to doe wt the Governor George Ogilvie (he being on of the heritors of his paroche) went to Dunoter qr the said Governor did show to him the Royall honors and having seine ym he desyred the Governor to have ane particular care of ym, the preservatione of ym being of great consequence. The impressione of the words did so tak the Governor that he having revealed the discourse to his deceased wyfe Elizabeth Douglas, they did conclude that they wold send for me and Intrust me wt the keeping of ym, And imediatlie vreftir I had ane lie from the sd Elizabeth Douglas qrypon I went to Dunatar 5 myles distant from my hous and eftir ane litle conference wt the sd Elizabeth Douglas, shoe shew me the honors desyring me to tak vpon me the keeping of ym and to carye ym along wt me, qche I be the Lords assistance did willinglie vnder take: qrvpon shoe delyvered to me the Crown and Scepter qlks I brought wt me on horse back ryding alwayes near to the sea alongs the tops of high craigs Resolving rather to lose my lyfe and throw ym in ye sea then yt they should have taken ym from me being at ye tyme in feers of ye enemie alwayes: by ye Lords providence I brought ym to my hous and yt night qn my famulie was a sleep my husband and I went to ye kirk and having wrapped ym in clothes we interred ym, This was done be me in ye moneth of Februarii eftir the fight at Worchester and vreeftir in ve moneth of marche I went wt my servant on foot and brought away the Suorde in ane seckfull of hards 1 vpon my servants back, And came through the Inglishes wt the hazard of my lyfe and brought it also to my hous and interred it no persone knowing qr they wer interred but my deceased husband and I, and imediatlie yr eftir I went and brought away the caise of ye suorde in ane seckfull of cods2 having folden it in tua becaus of its lenth and greatnes. And sua having brought all away and buried ym in ye kirk, my husband and I went everie 3 moneths and did take ym vp and ayred ym in ye night tyme befor ane fyre And having wrapped ym in new cloth, Interred ym againe, this we did continowallie till his Maties happie and gracious restauratione. My deceased husband by reasone of his long Indispositione being for manie yeires on the dying hand resolved to reveall it to the Countes Dowager of Marishall qr the honors was lying and having taken her oathe of secrecie, he gave it vnder his hand qr they wer lying, Dunoter being taken in by the Inglishes they demanded ye Governor and his lady qt had become of ye honors: his lady replyed that shoe had delyvered ym to Jon Keith sone to ye sd Douager and that shoe had his receipt qlk shoe shew to Genall Major Morgane. And yreftir Ion Keith having come back to Scotland from Holland, his mother apprehending he might be in hazarde sent him to ye Erle of Middletoun wha was in ye hils, and sua procured fra him ane receipt as if they had bein delyvered in Holland and produceit it to Colonell Cobbit.

¹ Hards: flax. 2 Cods: pillows.

And no more hand Sr Jon Keith had in preserving the honors then is heir said nor noe persone els bot my husband and I till they wer delyvered to ye Erle of Marishall in Dunotar the 8 of October 1660, Conforme to his letter, in alse good conditione as we receaved ym wt ye Inventarie lying besyde ym.

LXX

¹ Note from a MS. Treatise on the Office of Marischal by Bishop Keith.

They [the Honours] were transported in the time of the Usurpation of Oliver Cromwell to Dunnottar Castle by the care and diligence of Mrs Drummond² mother of Mr David Drummond late of the Bank of Scotland who concealed them in some sacks of Wool with which she rode from Market to Market northward under pretence of selling her Wool till she brought them safe to Dunnottar Castle. When the Castle came to be beseiged by the Republican Army the great concern of the Governor Captain George Ogilvie of Barras and the Garrison was how to preserve the Regalia which was happily accomplished thus. The Governors Lady (who was Elizabeth daughter of John

¹ In the possession of Sir Patrick Keith Murray, Bart.

² The lady here referred to was Katherine, second daughter of Patrick Smith of Braco, Parish of Redgorton, and wife (Contract dated 1644) of Mr. John Cowan of Tailourtown, q.v. supra, p. 98. Of this marriage there was issue, a daughter Marie, who was married to Sir William Graham of Braco in Muthill. Mr. John Cowan having died in 1652, his widow remarried four years later, her second husband being Mr. David Drummond, Minister of Moneydie, and son of the seventh Laird of Colquhalzie. They had two sons, David and John, the former of whom became Treasurer of the Bank of Scotland, while the latter attained eminence as a physician. Mr. Drummond died in 1677: Mrs. Drummond subsequent to 12th October, 1690.

—Scott's "Fasti"; Douglas' "Baronage," p. 540.

Douglas of Barras fourth son of William tenth Earl of Angus) agread with her husband to take the whole management of the Affair, to which he was not to be privy lest if he afterwards fell into the Enemies hands he might be compelled by torture to make a Discovery. She concerted with the wife of Mr James Grainger Minister of Kinneff that her Servant should come to the side of the Rock on which the Castle stood towards the sea on pretence of gathering Dulse and Tangles, & by coming frequently and rendering herself familiar to Cromwells Soldiers all suspicion of her would be removed. This had the desired effect and the Regalia were safely transported from the Castle through the Enemies Camp hid under Dulse and coverings and committed to the care of Mrs Grainger who, with the assistance of Mr Ogilvie factor to Earl Marischal the only person to whom she communicated the secret, dug a hole under the Pulpit of the Church of Kinneff and there buried them, where they remained till the Restauration when they were removed to the Castle of Edinburgh with great Solemnity and Joy. Upon the Restauration the then Countess Marishal a Cunning sagacious Wife (says Mr William Meston who succeeded Bishop Keith as Preceptor to Velt Marischal Keith and who gave this Narration to Bishop Forbes) made a Merit of the Preservation of the Regalia to King Charles the 2d though her ladyship had not the least hand in the Concealment nor knew any thing of the matter till after the Restauration and had her son created Earl of Kintore &c. Mr Ogilvie, not at all pleased

¹ For an account of William Meston, who was tutor in the Marischal family in the beginning of the eighteenth century, and governor of Dunnottar Castle during the '15, see "The Ingenious and Learned William Meston, A.M.," by J. T. Findlay in "Transactions of the Buchan Field Club," Vol. VII, p. 102 et seq.

with this sly management, represented his case to the King, who created him a Baronet & converted the holding of his Lands from Ward to Blench. But none took the trouble of representing the parts acted by the Minister's Wife and the honest Dulse wife who were scandalously neglected for want of proper application.

LXXI

1" A History of the first Earle of Kintore."

John Keith, the seventh and youngest son to William Earle Marischall of Scotland: his mother being eldest daughter to John Earle of Marr sometime high treasurer of Scotland, was born at Leith upon the 13 day of february in the year of God one thousand six hundred and threttie thrie, who being scarcly thrie years of age when his father dyed, was vertuously educated by his mother both at Schools and Marischall colledge in Aberdeen.

I need not say more as to his birth and quality being descended of the noble family of Marischall, of whose antiquity I referr the reader to the description of that auncient family.

And now since it has pleased his majesty out of his Royall bounty, to conferr on the said John Keith the title and dignity of the Earle of Kintore, it will not be amiss to discover some reason why the said John has arrived to the aforesaid honor.

After he was past Schools, being just at the tyme when the present King Charles the second went out of Scotland with ane army to England, where the Scots were unfortunatly (by their overpowerfull enemies the English rebels) defeat at Worcester, he being a youth designed to go to france, and accordingly went away in

¹ In the possession of Sir Patrick Keith Murray, Bart.

february in the year of God 1652, for holand wherin his woyage at Sea, was in great hazard of being cast away, there being many ships the nixt day whose wrack was discovered, but it pleased God that ship was preserved, having arrived at Campheir in Zeland, he thought to have gone by sea to Calais, and so to Paris. but being twise beat by storm to Wlissen,1 resolved to go by land, which was wery hazardous; by reason of the frenches and Spanish armies and Garissons that were so near others in Flanders. But at last having come to Lawbetton2 where a Scottish regiment was in Garisen, he stayed there some litle tyme and got thrie or four country Gentlemen (by the favor of his country men) who payed contribution (as its here called) to both French and Spaniard, to go alongst with him and in order to bring him to Arras. But by the way near Dourleans,3 was attacqued by a number of horsemen, and having taken him prisoner, they dismissed the country gentlemen without any damnage done to them, and carrying him to a wood, qr there was ane old demolished chapple, made him come of his horse and presenting ther carrabeans to him (who hade all that sort of armes) he though he understood not ther language yet did know weill there design, which was to kill him, did speak in Latine to them pleading pity for his lyfe, which by the intercession of on of them, who seemed to have some command amongst them, and some compassion for him, and who only amongst them understood Latine, made them stop, and having spoke amongst themselves thereafter he told him that with much adoo hade he prevailed with the rest to spare his

¹ Flushing. ² Probably the town of Bethune in Artois.

³ Here the writer is apparently at fault. Keith must have passed through Arras on his way to Dourlens, which is situated in the Province of Picardy, and considerably nearer Paris.

lyfe, but that there was a necessity of taking all he hade which immediately they did stripping him of his cloathes and taking all the gold and mony he hade upon him. Whoever this man who under God saved him, did cause him ryde behynd another of that company, himself going alongs, and carred him to a peasants house, and having got a little old coat with there country wooden shoes, ordered the country man to go alongst with him, back to Lawbetton, qch after many miles going in that posture being in great hazard to be killed by the peasants if this man had not been with him, did happily come to these places where he was joyfully receaved by his country men who thought he had been killed, the country gentlemen who were formerly dismissed having come back and told them of his adventures.

Within few days yrafter by the favor of that worthy Gentleman then Major Rutherford afterwards Earle of Teviot, got mony from him, and there being a french Gentleman who was going to Paris took the opportunity and went along with him, vrafter seall hazards in there journey qch were too tedious to realate at last arrived in Paris at which tyme another misfortune attended him, for having mony which he expected shold have been answered him by bill; and as much as was destinate to serve him for ane whole year, his merchand brock, and so disappointing him of his mony, rendered him near to a sterving condition, were not that by that famous Gentleman (then lewtennant Geall Middlton) therafter Earle of Middletown his kindness, who brought him to a Scots factor, and upon his engadgement gave him both mony and cloths, then he carryed him to the King who was then at the Lowvre his majesty having made his escape out of England.

I give an account of this, the rather to shew his mis-

fortune in a tyme when all honest and loyall Scotsmen were never in a more sad and miserable condition, and particularly the Earle Marischalls familie the Earle his eldest brother with his second brother then Collonell George Keith now Earle Marischall being both prisoners at Londone, there whole estate was forfeited and in the English handes they being only entertained by the kindness of there most vertuous mother then Countess of Marischall who hade a considerable joynter, which (by the allseing providence of God) she then enjoyed for her childrens preservation.

In the meantyme, the castle of Dunnotter sometyme before it was rendered to the English, the honors of Scotland the Crown Sword and Sceptre, being there, the aforesaid Countess did go to the Castle herself, and causing open the room q^T the honors lay, ordered the then Governor, by name George Ogilvie to cause remove them to some quiet and secure place (the castle in all appearance not being able to hold out long, by reason provision was lyke to fail, and all probability of supply stopt). Upon which the honors were conveyed out of Dunnotter very secretly to a very honest man Mr James Granger minister of Kinneff, and having buryed them in that church, were there secured.

The castle being afterwards rendered up, the said George Ogilvie was dismissed unchallenged for the honors only upon bail was obleidged to appear on a call, but they having searched everyqr and missing them (there cheif aim) did make prisoner George Ogilvie in Aberdeen and being severly put to it, for his only refuge did declare that two or thrie monthes before he hade committed them to John Keith brother to the Earl Marischall (who was gone out of the kingdome) to be by him transported to the King, & for verefying thereof was forced to make up a recept of them, by the

said John which he owned & which being produced was the cause of the said George Ogilvies preservation.

In the meantyme this occasioned the said John Keiths banishment untill ane opportunity falling out of serving his majesty, who laid commands upon livtennant Geall Midletown to go to Scotland, by commission then made Geall of all the forces that had risen or were to rise there for restauration of his majesty, and for recovery of his countrys liberties, but the said John having fallen sick of ane Ague in Holand was not able to go immediately with the Geall yet within a litle tyme after having somet convalesced, did with much difficulty land in Scotland and all the sea ports being secured. Yet it pleased God, having put himself in disguise with a resolution to hazard himself in that service did with great diligence get some horsemen with him, and having a corespondence with the late Marquis of Montros did joyn with him, and met with the Geall at Dunkeld, and there after staying constantly with him till unhappily the English rebels coming on the Scots with overpowering numbers did defeat them at Lochgarioch, in the meantyme he having come of with the Geall, who then retired to Lochaber with the few forces was left, and there being a necessity to separate, he going northward got occasion of a vessel and went abrod. And the said John with the Marquis of Montross after many days wandering through the mountains with very few the most part of there horse being left were included in a capitulation with the English all the rest having also capitulate.

In the meantyme before he parted with Geall Midletown he shew him the more then ordinary hazard he was in lest he shold fall in the English hands, after having owned the carying abroad of the honors he hade nothing to instance the same, q^{ch} might prove a mean

not only to ruine him but lykways put in hazard a discovery where the honors were upon which the Geall did grant a recept of the honors as if by the Kings order he hade received them at Paris of the date June the eleventh in the year 1652 (his recept is yet extant qch I have seen and read) but in effect it was made up at Keppo in Lochaber in July 1654 which hereafter served to so good purpose yt having with my Lord Montross capitulate with Geall Monk, was received by his order by Coll Cobbart then Governour of Dundee, who when soon he saw him tok, he was ordered to enquire at him if he was the person of whom it was said, hade carryed away the honors, who declared that it was he and upon production of Geall Midletowns recept was believed that they were carryed abroad, for which as he was no more challenged so was there no more noise of them nor search made after them. Till it pleased God at his majestys happy restauration the said John did go to Londone and having kissed the King his majesty was graciously pleased to look on him with kindness and conferred on him the office of Knight Marischall of Scotland, with a fee and salerlie annexed thereto of four hund, pounds sterling yearly, and the narrative of his patent being yet to be seen and which I thought fit here to insert bearing That having perfect knowledge of the work and loyalty of John Keith brother to the Earle Marischall whereof he was given good testimony at ewery occasion during the late troubles, and of the great service he performed in the entire preserving of his majesties Royall honors the Crown, Sword and Scepter from the violence and possession of these rebels, that these years past have overrun and possessed themselves of his majesties Kingdom of Scotland. Ane service not to be forgotten by succeeding generations & which does justly entitle him to some honorable employement from his majestie doth therfore by thir presents constitute and creat the said John Keith, Knight Marischall of the kingdom of Scotland etc.

Yet notwithstanding of this favor, his reputation as being the true preserver of them, by the means above rehearsed, was lyke to be abused by the forsaid George Ogilvie who sent up his son to London and hade the impudence to petition the King representing himself to be the only man that hade preserved them, which as it is not to be denyed but that he hade a share in their safety by giving them out to the minister who also deserved a reward for his faithfulness in securing of them which the said John Keith ever acknowledged but it was ane insufferable boldness for that George Ogilvie (whose father Wm Ogilvie being but in a mean imployment as porter in Dunnottar) he may be thought to sute very ill with his son to attempt the lessening the honor and the truth of such ane action of a son of that familie where both his father and himself attained to there cheifest credit by being servants to it.

Whoever the King did make the said George Ogilvie Knight Barronett and gave him a pension: a reward which sufficiently might have satisfied him and whereatt the said John did never repine, and as for the minister who was a most honest man, and who still acknowledged the said John Keith to be the only mean of preserving them as I have seen in ane narration wrin and subscryved under the ministers own hand attributing to him the honor as the prime instrument of ther safety, qch by owning the transporting of them abroad did stop the enemy from searching for them and also freed the said George Ogilvie from prison and further tryall the date of this declaration is the 19 of October 1660. this honest minister was by order of parliament holden by the Earl of Middeltown, recommended to get some

mony out of the treasury but the honest man shortly dying therafter got it not, and his relict and children being yet as I suppose alive, deserves certainly a reward, for the which end the said John wold wery willingly contribute his endeavours.

There was the necessity of being so tedious upon this account to windicate the said John now Earle of Kintore of all lyes and aspersions that might seemingly interrupt the honour he has acquired by being the instrument of ther preservation.

For which cause and for other services done by him his majesty to his honor has graciously continued his favor for him, and having made him one of his privy counsel some years ago has since nobilitate him with the title and dignity of Earl of Kintore Lord Inverrurie & Keithhall etc. The narrative of his patent being about the same strain of yt of the office of Knight Marischall above rehearsed, he is still alive and having married a daughter of the Earle of Haddington (whose mother was a daughter of George Marquess of Huntly) has four sons and two daughters.

As for his estate, his lands are all seated in the shyre of Aberdeen having the greatest interest in the two litle towns of Kintore and Inverrurie which are two Royall boroughs which are situate upon the river of Don and water of Urie the rest of his lands being upon the said waters, his principal house being called Keithhall, lyes upon the water of Urie the town of Inverrurie being situated ower against it, and the water running betwixt these two places not being much above a quarter of miles distance from other, is reputed one of the pleasantest seats in all that shyre, he has also seall other houses and lands adjacent to them such as Ardeharrall in the paroch of Mountkeigie, Fornat in the paroch of

¹ Keithhall.

Skene and Halforrest in the paroch of Kintore this last being ane old Castle only, famous by being built by King Robert Bruce, who while he hade war against the Cumins hade much residence their.

As for his coat of armes1

LXXII

Alexander Nisbet "for Sir William Ogilvy of Barras."

Sir

I have received from your sone several copies of evidents and instructions of your fathers honourable trust and special fidelitie in keeping and preserving the Honors of our Nation in the worst of times, which are such convincing prooffs of your father and mothers Lovaltie and honestie to their king and Countrie that they weel deserve to be published by an abler pen then mine. Yet Sir I shall not be wanting (since you have been pleased to communicat them to me) to perpetwat them in my designed treatise the best that I can to the deserved Honour of your familie. I doubt not of the veritie of the copies; and your Letter is convinceing to me, vet it will be necessar that I see in your sones hands or anie other of your trusties the principals again June next, that I may with greater assurence assert them to the world

from Edr

Sir

March 2^d your friend & humble servant

1700 ALEXR NISBET ²

¹ The following note appears upon the margin of the MS.— "Refers this to be blassoned & placed by Mr. Robert Innes whither he thinks it fit if it shold be placed after the narrative of his patent is left to himself as he thinks fit."

² The above would lead us to infer that Sir William had caused to be forwarded only the evidential matter which is appended to the

LXXIII

"A true Information of ye honours of Scotland and ye manner of yr preservaene in time of ye English overruning Brittane and Ireland under Cromwell ye usurper." 1

Before his late Matie K. C. ye 2nd (of ever blessed memorie) his going up to Worcester wt ye Scotts armie, umql Sr George Ogilvy of Baress (yn George Ogilvy) was made Governour of Dunnotter and had ve crown sword and scepter of this kingdome intrusted to his custodie yr; he finding ye sd Castle Disappointed of men, Amunition and all oyr provisions, qch his Matie had ordered to be giv'n in to it; and also perceiving ye Enemy prevailing over all; and all ovr forts reduc'd under yr power and command save ye sd Castle yn last of all his Maties Dominions unrender'd-up: and so perceiving himself Destitute as aforesd, and unable to hold out longer agt ane Enemy att yt time invincible, thought if he cou'd preserve the honours, he did all cou'd be Done, and what was of most Concernment: qrupon he being a prudent man, considers yt he wou'd be forc'd to surrender ye Castle, and to give ane account of ye sd honours, grupon he told his wife (being ye Daughter of Mr Jo'n Douglas of Barress, broyr-german to Wm Earle

account of the family given in Mr. Nisbet's work. But a verbatim MS. of the whole as printed, which occurs among the "Barras Papers," appears to indicate that this was not the case. Whatever project Nisbet may have entertained of adding to or of embellishing his materials, the better to perpetuate the honour of the family, there is little doubt, we think, that the paper on the Ogilvies was incorporated in the posthumously published second volume of the "Heraldry" precisely as it left Sir William's hands.

¹ This *Information* is in the handwriting of Sir William Ogilvy, and represents his version of the story.

of Angus, grandfayr of ye late Wm Duke of Hamilton) qo was also very prudent and of ane undaunted courage according to her sex, yt he cou'd not longer hold out and yrfore Desired her to Convey-off secure ye honours wtout his privitie and knowledge, least he being putt to it, and excercis'd wt torture myt not know to Declaire where they were: So she sends for Mr James Grainger his wife, and recommends to her care and fidelitie ye securing of ym in ye Church of Kinneff and yt she myt ye more freely undertake and keep secret ye matter ye sd Sr George his wife Did engage and promise for herself and in name and behalf of her husband (tho' wtout his knowledge) to ye sd Mr James Grainger's wife, and her husband to stand in ye gape 1 betuixt ym and all danger. So ye Castle was surrender'd on hon'rable termes of Capitulaone: one of ye Articles being to give up ye honours or give ane rational account of ym, these are ye very words of ye Capitulaone qch Sr William Ogilvy of Barress ye sd Sr George his sone hath by him. So to be brief, after ye Castle was surrender'd-up to ye English, they desir'd ye honours or ane account of ym and ye sd Sr George told he knew not of ym his wife had sent ym away and did not acquaint him where: upon qch ye English Distrusts ym and putts ye sd Sr George and his wife in strait-prison in Dunnotter causeing a sentinel to stand at ye prison door, and anoyr att ye prisoners bedside all night yt they shou'd not comune together about ye honours. So they were brought out and examin'd oft'n, and still Sr George said his wife had sent ym away wtout his knowledge, but qr he cou'd not tell upon oath. His wife was next examin'd and she did boldly affirm yt she Deliver'd ym to Jo'n Keith (now Earle of Kintore) go was yn abroad att his travells, and knew not in ye least of ve securing and preserving of ve honours, nor

what was become of ym or ye Castle either: and she said yt Jo'n Keith had Deliver'd ym to K. C. ye 2nd att ye Hague: but ye English still Distrusting ym keept ym in a squalid prison in Dunnotter about twelve moneths: and also During yr imprisonment a partie of English were sent out to Barress under cloud of night to apprehend and bring-in ye sd Sr George and his wife yr only sone and child (go yet lives and was then but a young boy) wt a designe to cruciat, and to treat him inhumanely in syt of his parents to extort (yrby) confessions from ym: but by ye Divine aid and providence he escap'd a little (yea some minuts) before ye souldiers came to ye house of Barress where he was; and underwent much toil and fatigue by travelling night and Day in a slovenly habit and yt under covert of a Chapman his apprentice, till he gott to his friends in Angus among qm he was conceald and keept. Ye chapman's name wt qm ye sd Sr George his sone went away (in occulto) is Jo'n Duncan qo is yet alive in ye parish of Arbuthnott, and shire of ye mearns. And after ye sd Sr George and his wife had been imprison'd about twelve moneths ye English not being able to gett a farther account of ye honours from ym upon mediaone of friends General Dean granted ym Libertie to goe to yr own house upon ane Bond of 2000 lb sterlg and ye Laird of Morphie Caur to enter ym prisoners upon demand and yt they shou'd not goe aboue three myles from yr own house of Barress wtout a pass: under qch restraint they remain'd all ye time till K. C. ye 2nd his restauraone and all this time they had a special care of ye honours and sen monethly clean linning to Mr Grainger's wife wt instructions to take vm up and wrap ym yrin when the old linning was rotten least they shou'd have been spoil'd or tarnisht with Dust and rust: They being hidd and reposited in ye west end of ye sd Church of Kinneff under forms or seats qr ye

Comonalitie sitt: And ye Minr Mr James Grainger and his wife being still privie and ye keepers of ym yr (according to ye sd Sr George his wifes order) and were faithfull in vr secresie till his sd late Maties restauraone and ye sd Minr did re-deliver ye sds honours to ye sd Sr George, and he according to order did Deliver ym to ye yn Earle Marischall and gott his receipt of ym qch was produc'd to his sd late Matie. But notwtstanding this noble good service faithfullie perform'd be ye sd Sr George and his wife as verily and reallie as 'tis here wrine, yet at his Maties restauraone ye yn old Countess of Marischall wrot to his Måtie yt her sone Jo'n Keith had preserv'd ye honours of Scotland being yt ye sd Sr George had (unwarily) imparted to ye Countess where they were hidd: and how by laying ye blame on her sone he had sav'd himself and conceal'd ym from ye English: so ye sd Sr George not knowing yt ye sd Countess had tak'n occaone to alleadge and pretend any such thing, or yt she had wrine to ye king entrusts his affair to ve vn Earle Marischall to represent it to his sd late Matie and to gett him a suitable reward: But how soon ye sd Earle and his broyr were att London Kintore gott ye late Earle of Midletown to diswade ye E Marischall from acting for ve sd Sr George, and to act for his broyr, to make him a great man, being 'twas Sr George evasione qⁿ question'd by y^e English, y^t ye sd Jo'n Keith (now E of Kintore) had y^m over seas to his sd late Matie, as is before att length express'd. Whereupon ve sd E Marischall was laid asyd from nameing ve sd Sr George his good-service and his wifes, or yr sufferings on yt account: nor yet ye deue way and relaone of ye preservaone of ye sds honours. And so wt moven (as ye suppos'd preserver of ym) he was made Sr Jo'n Keith, knight marischall of Scotland, and gott 400 lb sterl of yearlie pension qch is yet settl'd upon and

continu'd to one of his sones wt ye sd place and title. So Sr George haveing follow'd the sd E Marischall up to Court, and finding his affair yr altogether wrong, represented ye true state yrof, and ye wrong was done him yrin, to ye late Earle of Airlie (yn Lord Ogilvy) wherupon ye sd E represents to his sd late Matie, and ye yn Earle of Lauderdale, ye wrong yt ye sd Sr George was like to sustaine by ye E Marischall's neglecting of his affair, and yrby to frustrat him of his Deserv'd reward and yn ye E of Lauderdale advis'd his sd late Matie to Cause ye honours be deliver'd to ye E Marischall and to gett his receipt upon y^m . For Lauderdale said if S^r Jo'n Keith had keept y^m S^r George was not able to gett ym: But if ye sd Sr George had ye keeping of ym 'twou'd evidently and undenyablie appear qo was verilie ve preserver of ym: but in ye mean time ye yn old Countess of Marischall was erenestly soliciting and dealing wt ye sd Mr James Grainger Minr of Kinneff to have ye honours (yn hidd wt his privitie and knowledge in ve sd church) Deliver'd to her, but her desyne was render'd abortive, for Sr George having a surmize of it went forthwt and took up ye scepter out of ye sd church, and gott ane obligement from ye sd Minr to make ye rest of ye honours forthcomeing to him: And so after yt ye order was sent to ye sd Sr George to deliver ym to ye E Marischall; qch he accordingly did and gott his receipt on ym and brought it up to his said late Matie and Lauderdale qo acknowledg'd it to be (as truely it is) ye sd Earle Marischall's hand writing; and after his Maties reading of it ye sd Sr George humblie requested it back to be keept in his familie as ane evident and videmus of his loyaltie and good service done to the king and kingdome of Scotland.

LXXIV

William Ogilvy for "The Laird off Barras younger to be left att James Moncur in Temple off Kinneff."

Edr Junij 18

LOVING BROYR

About two hours hence yors I receiv'd, and immediatly yrafter went in order to obey yor commands towards ye Abby off Holiroodhouse, and being acquainted with one of ye Dukes serts (viz: Mr Watson his butler to qm before I entrust'd ye delivery of yor ler to ye E: of Ruglen) I took the occasion of him to deliver yor ler to his grace but in ye interim, while he and I'm together, yr comes ane oyr sert calling him to my Lo/ Duke, and Mr Watson bids me goe alongst wt him, I was averse not being in such dress as I would have wisht (only had clean linens) nether in ye fashion to witt black (qch ye D: is cloath'd wt) however he importuned me and att length I went and presented his grace in such habit as I was and delivered him yor ler. After getting it he said he should peruse it and went aside to ane oyr room together wt My Lord Montgomery who was in company wt him, and stayeng a while wt Montgomery he att length sees him to the door, and passing me again says to me, Sr I shall just now give you ane ansr and retireing a little he returns and tells me yt immediatly yr was noe opportunity offerring; but qn yr was he shou'd not be wanting to do us all ye service yt in his power were and yt he shou'd (I know not qt it is) consider the inclos'd paper, and after moveing a little (I att his side) thorow ve floor, says yor our Cousin, Ansrs I, yes

¹The cousinship acknowledged, here and elsewhere, between the Hamiltons and Ogilvies was sufficiently remote, James, fourth Duke my Lo/ and reckons my great honour, so he asks me if I stayed in town, yesr. qt are you imploy'd about, I'm studieing ye law; its very good, says he, and so we parted. I was not well past ye pillars in ye court qn he's comeing out to goe up ye town, so I stood untill he pass'd and in ye passing salute him to qch he return'd a congie,1 I perceiv'd in his hand yor ler wt ye inclos'd paper, qch way he went into coatch he was goeing to visit ye Marquess off Tweddale, so I doubt not but he has lett him see yors. Since I wrote last to you I'm (be a certain person whose name I'm under promise not to reveall) informed yt our adversary is instantly writing ane affir to all yt on our side is printed, not only ye first but also ye last copy.2 How and qt way he's com'd be ye last I cannott understand but this person tells me he has both. I can upon oath declare yt I never took ym out off my chest since parting wt you: but only one day and alone in my chamber to have ane idea of qt was last printed revised ane copy, and immediatly put it into my chest again qre they now are still, so I suppose you will not judge it to have com'd from me. This is not all but as ye said person says he's intending to prosecute ye matter in law, as he formerly exprest himself to Mr Nesbett, and has vpon ye head already consulted her Maties advocatt: qrefor I honestly admonish you to be upon your guard: for att ye time he has all law (as its said) upon his side: however he says yt he fears only to be top'd be ve D: of Hamilton and ve Marques of Annan-

of Hamilton, being great grandson of William, tenth Earl of Angus, to whose brother, John Douglas of Wester Barras, the writer occupied a similar relationship.

¹ Conjie: dismissal.

² This evidently refers to the "Vindication" which is described in the "Information for Lord Kintore" as being handed about in writing.

dale upon our account for yrs none of ym yt favours him, and he's also att variance wt his nephew ye E: Marishall: so yett I say it were your wisdom to make a start over and secure to yow vt people: but in this doe as you think fitt. This day, be qt part off ye parliate sitts, yr was 10 moneths and ane half off cess imposed payable in two years. That town Kyserswoert qch has all this while coast ve confederates great trouble and loss of men is now (as ye lers bears) surrendered be ye french: 1 but upon honourable terms viz: to march out wt drums beating banners display'd, and upon conditione yt ye fort shou'd be demolish'd never to be rebuilt. I dailie look for my summer cloaths and expects here after I shall not want a black suite besides my oyr cloaths, for truely if it had not fallen out accidentilly I wou'd scarcely have seen ye Duke in ye cloaths I have. I told you in my last I was redact'd 2 to a crown & now seeing I have had noe supplies I must needs and borrow, for a man haveing noe moe in his pocket looks very bleat sespecially here. You send me many missives wt out any thing else: but they wou'd be ve more acceptable if such as wtout falling back, myt be thrown over a house top. Hopeing not to be so scrimpt for the future as hitherto 1 remain

> Yo'rs as formerly W. O.

Ther's a little loss happen'd of late to me and occasion'd be him att whose hands I wou'd not have expected it. I lent my sword to John Ogilvie Pittmouies' cousen ye length off Perth, he returned to Edrbut it seems all things are not ryt wt him and lykewise

¹ The surrender of Kaiserswerth took place on 15th June, 1702.

² Redactd: reduced.

³ Bleat: shamefaced.

⁴ John Ogilvy of Pitmuis married Margaret, daughter of Sir William Ogilvy by Marjorie Rait.—v. Pedigree.

his moy^r was not so kind w^t him as she ought qrefor he has gone w^t S^r James Wood of Bonytown¹ as a cadie ² and w^tout acquainting me has taken my sword alongst w^t him so I'm now destitute both of coats and sword.

LXXV

[Print]

Information for the Earl of Kintore Against Sir William Ogilvie of Barras and David Ogilvie his son.

The Regalia of the Kingdom of Scotland were entrusted to the then Earl Marischall during the time of the late Troubles, and were by the care of the late Earl, the Countess his mother, and especially by the Prudence and Firmness of John now Earl of Kintore, then Mr John Keith the Earl's Brother, preserved from falling into the hands of the English, and after the Restoration of King Charles the Second, discovered and restored to the Government, with an ingenuous and honest Account how they had been preserved, not omitting what concern Ogilvie of Barrass (who was the Earl's Lieutenant of the Castle of Dunnotar, by a Commission from the Earl himself) had in the matter.

But Sir George Ogilvie of Barass, conceiving that it might be a great advancement for his Family, if he were understood to be the sole Preserver of the Honours, and that in a matter so mesterious and secret,

¹ Sir James Wood, second Baronet of Bonytoun, succeeded his father in January, 1693. He served sometime in Holland, and was Governor of Dendermonde; was subsequently Major in Strathnaver's regiment, and became a Major-General in 1695. Sir James married Anne, daughter of Edward Jones, Master of the Royal Vineyard in St. James's Park, Westminster, and died s.p.m. 3d May, 1738.—G. E. C. "Complete Baronetage," Vol. IV, p. 254.

² Cadie: a boy employed on running errands or any inferior sort of work.

JI WOIK

it would be easie to assert boldly: Did therefore ungratfully and foolishly set up for the honour of having done that Service to his Majesty and the Nation, without any Assistance of the Familie of Marischal, But the thing being then recent and all the People alive who knew the Circumstances, which served to give light to the Truth, Barass let fall his Pretensions, and the true Account of the Preservation of the Crown, Scepter and Sword, has not been brought in question by any Body for 40 years.

But in Anno 1701: there was a Pamphlet printed and dispersed Intituled, A true account of the Preservation of the Regalia of the Kingdom of Scotland, Viz. the Crown Sword and Scepter, from falling into the hand of the English Usurpers by Sir William Ogiwie of Barass, Knight and Baronet, with the Blazon of that Family, and wherein he pretends to arrogat the chief merite of preserving the Regalia to Sir George Ogiwie of Barass his Father, and to his Mother, detracting at the same time from the Family of Marischal, and particularly alledging, that the Countess Dowager of Marischal Grand mother to this Earl had supprest the Truth, and imposed upon K. Ch. 2d. and that the Earl of Kintore was Abroad, and knew nothing of the matter.

The Earl has therefore raised a complaint before the Lords of Privy Council, against *Barasses* elder and

younger for this false defamatory Libel,

And to the effect, that the Lords of Privy Council may be fully informed concerning the preservation of the Regalia, and that the Earl may be vindicat, and Barasses Falshoods discovered, the Earl begs liberty to make a true and ingenuous Narration.

King Charles the 2d, being obliged to leave Scotland upon the prevailing of the English gave a Commission to the Earls Crafurd, Marischal and others to manadge

the Government, and the Earl of Marischal having obtained an Establishment for a Garrison in the Castle of Dunnotar: He did name George Ogilvie, thereafter Sir George Ogilvie of Barass, to be his Lieutenant, as not doubting but he would be trustie to him, seing the said George Ogilvie's Father, had been the Earl's Porter, and the said George himself had been bred up about his Familie, and had received by the Earl's favour the first advance towards his better Fortune.

The Earl of Marischal having gote the Regalia, did depositat them in a secret place of the Castle of Dunnotar, of which he kept the Key himself: But the Earl Marischal being surprised and taken by the English at Eliot [Alyth], sent the Keys of the place where the Honours were kept, to the Countess dowager his Mother, a person of great Vertue, Prudence, and Loyalty, who came herself to Dunnotar, and delivered the Honours to George Ogilvie, with special Order to take care of them, in case he should be forced to surrender the Castle.

About this time the Committee of Estates, seing the English like to carry all before them appointed the Honours to be delivered to the Earl of Balcarass, which the said George Ogilvie was ready to have complyed with, but was diswaded by the present Earl of Kintore who at that time, although very young, did project a far more effectual way to preserve the saids Honours, and indeed if the Honours at that time had been sent thorow the Countrey, which was full of the Enemies Troops, or even had been delivered to the Committee of Estates which was shortly afterwards dissipate, they would have undoubtedly fallen into the hands of the Enemy.

The English approaching to *Dunnotar*, & there being no appearance of relief, the said *George Ogilvie* gave the Honours to Mr *James Granger* Minister of *Kinneff*,

who carried them out of the Castle, and the said Mr James sent his Wife to receive them, who by her maid did carrie them away, being packt up in a Burden of flax, and thereby they were brought safe to the Minister's house, albeit they met with a Party of the Enemie upon the Road, and were by the Minister hid in holes digged under the Pavement of the Church, and as the Trust was intirely from the Countess of Marischal in absence of the Earl who was then prisoner: So Mr James Granger gave a Declaration to the Countess, written with his own hand, bearing Date, the 31 of March 1652 acknowledging the Custody, and describing the very places of the Church where the Honours were hid: and concluding in these words, "that if it should please God to call me by Death before they be called for, your Ladyship will find them in that place."

But the better to cover this and to amuse the English, the Earl of Kintor, then Mr John Keith retired secretly and went to Paris where King Charles was, and then it was given out, that he had carried the Regalia beyond Seas to the King; and when the Castle of Dunottar was taken by the English, and Ogilvie detained prisoner until he should give an account of the Regalia: Ogilvie alledged for himself, that Mr John Keith had carried them beyond Seas; and to support this storie, a Letter was procured from Mr John owning that he had done so, upon which Ogilvie was liberat.

King Charles 2d. having sent the Earl of Midletoun to Command in Scotland, the Earl of Kintor resolved to venture his Life for his Majesty, and came along with him, and when that Attempt proved unsuccessful, and that those who had been in Arms for the King at that time were forced to Capitulat, the Earl of Kintor foreseing that he would be brought in danger for the Regalia, took from the Earl of Midletoun a Receipt for

the Regalia, as if they had been delivered by the Earl of Kintor to the Earl of Midletoun at Paris, although it

was truly dated at Keppoch.

The thing happened as the Earl of Kintor had foreseen, for he was taken up and Examined strictly by Collonel Cobet Governour of Dundee who by General Monks Order did capitulat with the Marquis of Montross and him, but having produced the Receipt, and answered firmly and consistently, he was dismissed, and by these means the Regalia were no farther heard of, nor sought after till the Restoration.

After the Restoration, the Countess of Marishal gave a plain account of the whole matter ingenuouslie, owning Barass his part as a Servant under the Earl of Marishal, and which was no more then, that Barass had once the keeping of the Honours, and delivered them to Grainger, and that he did not discover Grainger when he was examined by the English; Nor did the Countess forget Mr Graingers fidelity in the matter, which did not at all diminish her own and the Earl of Kintors Merit. who were the principal actors and manadgers, and who projected the manner of preserving the Honours by lodging them in Graingers hands, and took his Declaration concerning them; and by a very wise and prudent device, led the Enemy off from the pursuit of the Honours; albeit that device did both expose the Earl of Kintor in his Person and Fortune, and his Majesty King Charles 2d. was so far convinced of the Earls good service, that he was pleased at that time to create him Knight Marishal, upon the narrative of the service done in preserving the Crown, &c.

But George Ogilvie of Barruss had laid the design, to have the sole merite of preserving the Honours ascribed to himself; and for that end endeavoured to perswade Mr Grainger that his fidelity in that matter was

not represented to the King; but that the Countess of Marishal and her Son, were taking the glory of the Action intirely to themselves, and the only way to prevent it was, to deliver the Honours to Ogilvie, that he might have them to show and Ogilvie was to make a Representation for himself and Mr Grainger to the King: Mr James Grainger being half perswaded by Ogilvies mis-representation, and yet not fully trusting him, granted him only a part of what he asked, having delivered the Scepter to the said George Ogilvie of Barrass, retaining the rest, but however he took Barrass his Receipt for the whole, which Receipt was qualified by a back-note given by the Minister to Barrass, whereby he acknowledges that albeit he had Ogilvies Receipt for the Honours, yet Ogilvie had gotten no more but the Scepter, and oblidges himself to make the rest furthcoming at demand; which back-note Barrass has published in his Pamphlet.

Barrass having by these means in appearance the Honours at command, and having his Son in London to solicite his business, under the favourable protection and countenance of the Lord Ogilvie, did boldly give it out, that he and his Lady were the principal Keepers and Preservers of the Honours, and procured an Order to himself to deliver them to the Earl Marishal, hoping that if the Honours were so delivered as he might have a Receipt, it would confirm the story that he was the principal Keeper and preserver of the Honours: And this Order being transmitted by the Son to George the Father, George Ogilvie sent it to Mr Grainger, to go alongst with him to deliver up the Honours to the Earl Marishal, which he absolutely refused, having been abused by him before, and so went out of his House with the Crown and Sword to be delivered to the Earl Marishal, which George Ogilvie perceiving, met the Minister on the Road, with the Scepter, and both came to *Dunnotar* at the same time, and accordingly delivered the Honours to the Earl *Marishal* in presence of the Viscount of *Arbuthnot* and several others; But *George* having been Lieutenant of *Dunnottar*, and having had once the custodie of the Honours from the Earl and Countess of *Marishal*, did propose to the Earl *Marishal* that he might have a Receipt, under the specious pretext as being necessarie for his exoneration, and having gotten this Receipt from the Earl, he immediately transmits it to his Son at *London*, who improves it as a proof that his Father had been the principal keeper and preserver of the Honours; and he procured a Patent to be Knight Barronet, with a Charter changing the holding of his Lands, &c.

But all these being false representations, imposing upon his Majesty, and detracting from the good service done by the Earl of Kintor were quickly discovered, and Grainger who had been abused amongst the rest, gave an account in a Letter to my Lady Marishal yet extant of Barrass his conduct with him, and the Countess of Marishal, and the Earl of Kintor having also complained, and redargued Barrass his false accounts by the Writs abovementioned, Barrass let his pretensions fall; the rather not only because he was redargued from the Writs, but that the Earl of Midleton, the English Officers who had examined anent the Honours in the time of the Usurpation, and the Viscount of Arbuthnot, and the other persons who were present, when Mr Grainger als well as Barrass were all alive, and ready to have confounded Barrass his false and arrogant pretence. But now Sir William Ogilvie his Son presuming that the obscurity by the length of time, and death of many worthie Persons who knew the circumstances of the matter, may favour his Claim, has revived what

his Father first fraudulently contrived and fraudulently dropt, and endeavours by the forecited Pamphlet, to insult the memory of the deceast Countess Douager of Marishal, and detract from the Merite and Services of her Son the Earl of Kintor, contrary to the Truth it self, and contrary to the evidences abovementioned. But the Earl has the happiness to have the matter decided by his Majesty, in his Letters patent to him as Knight Marishal, and by a Letter under King Charles 2d. his hand to the Countess of Marishal, and another from the Earl of Middleton, wherein Barrass is treated as a little fellow, and by a Patent creating his Lordship Earl upon the narrative of that very Service, long after Barrass his arrogant pretensions, with a prescription of 40 years.

The Earls merite in this matter being vindicate by the Narrative abovementioned, *Barrass* Pamphlet with his pretensions upon that account, to have been the sole keeper and preserver of the Honours, falls in consequence:

But because the Pamphlet does not only advance matters false, but represents them in a way injurious to the Earl of Kintor; and in a further vindication handed about in writing by the same Barrass, he insists farther upon the same Falshoods and Injuries, the Earl has raised the foresaid Lybel before the Lords of Privy Council, and shall make the following Observes upon the Pamphlet.

And First, by the Pamphlet it is evident, that Barrass his concern about the Honours was only as a Servant, intrusted by the Earl Marishal, in als far as his Commission to be Lieutenant of Dunnottar was only from the Earl himself.

2. The Story as it is told by Barrass, of his Mothers convoying the Honours out of the Castle with-

out his Fathers knowledge, and that this was by his Fathers own Contrivance, is little better than a jest.

3. Not to enter upon the question, whether Barrass maintained the Castle of Dunnotar als long as it might have been kept out, or of the Capitulation without extremitie whereby he delivered up not only the Castle, but the Furniture and other Goods belonging to the Earl Marishal and others, to a very considerable value, was honourable; it seems strange and dis-ingenuous that Barass should have capitulat upon the terms of delivering up the Crown, which yet he knew was not in his power.

4. The narrative pages 7 and 8, alledges that the Lady Barass, being examined concerning the Honours, pretended that the Earl of Kintor had Carried them Abroad to the King: and yet page 11th the same Pamphlet alledges, that the Earl during the Transactions was Abroad at his Travels, and knew nothing

of the matter.

5. In the 10th page he asserts, that Captain George and his Lady, were the principall Keepers and Preservers of the Honours whatsoever others pretend, and the only Sufferers therefore: and in the 11 page he adds, that the Countess of Marischal wrote to his Majesty, that her son John Keith now Earl of Kintor had preserved the Honours, being that he the said Captain George had unwarily imparted to her where they were hid, and that upon the said misrepresentation, her son was first created Knight Marischal, and thereafter Earl of Kintore, with a Pension for his pretended preservation of the Honours: Albeit by the Ministers Receipt it is clear and evident, that upon lodging the Honours in the Kirk of Kinneff, he gave the Receipt and Declaration to the Countess of Marischal bearing the particular places where they were hid: So that Captain *George* nor his Wife never imparted the same to the Countess; and not only thereby asserts what is false in that matter, but adventures even to bely his Majesties Patents.

- 6. By a Paper handed about in write, he asserts "that he and his Lady were the only Sufferers for, and Preservers of the Honours"; and in the 3d page thereof "asserts that Sir George his Ladys making use of the now Earl of Kintore's name, was a very lawful Stratagem in her, and that which no generous Man Abroad would have declined to own: But would not have reaped the fruits of Sir George and his Ladys Labours, nor taken the whole reward due for their Sufferings". And in the last page thereof adds, that by his Narrative "Truth doth appear in its naked Collour, without fear or favour of any"; which is not only an Aggravation of his former bold Assertions and Falshoods, but upon the matter a defvance to any one who would contradict them. And besides if (as Barrass grants) the Earl of Kintore owned the carrying away of the Honours, then it follows, that what he advances in his Pamplet, page 11, is false viz: that the Earl was abroad, and knew nothing of the matter.
- 7. This Paper of his seems to be inconsistent with itself for it ascrives the sole Preservation of the Honours to his own Conduct: and yet in the 3d page of his written Paper says "That his Lady did not discover to him where the Honours were, till she was on Death-bed, and then did import to him, how and where the Honours were hid and reposed, and took his hand upon Oath, not to betray the Trust she had committed to him". By which it is evident that the Minister made only the Countess Marischal knowen to the Place where the Honours were hid, which is documented by his Receipt and Declaration to the

Countess. And *Barrass* has nothing but his own bare Assertion to support his Ladys Knowledge and Discovery made by her to him on Death-bed.

8. Sir George seems to acknowledge by his own Papers, that the King himself was convinced that it was arrogance in Sir George Ogilvie to ascrive to himself the sole Preservation of the Honours; For in the sixth page of his own Paper, he says, That when the Lord Ogilvie did solicite Stafoord to represent the eminent Services due by the said Sir George and his Lady in preserving the Honours of Scotland, That the King's Answer was. By my Lord Ogilvies good leave it most not be so, for my Lady Marischal wrote to me, that she and her Son John preserved the Honours.

And, lastly, the Receipt granted by the Earl Marischal, does not prove for Barrass, that he had the keeping of the Honours but on the contrary, the back Note granted by Mr Granger the Minister to Barrass, joyned with the Earl's Receipt, evince the contrivance on Barrass part; for to what end did Barrass give a Receipt of the whole Honours, when he received only the Scepter, if that Simulation was not intended to be a false evidence that Barrass had the keeping of the whole? Or if ever Barrass had got the rest of the Honours from Mr Granger, is it to be thought that Granger would not have retired his Back note in a matter of such consequence; But seing Barass had laid so many Plots to have the appearance of being the Keeper of the Honours, when he was not; it follows plainly, that the Earl Marischall Receipt was only intended by the Earl Marischal, as an Exoneration to Barass of the Trust he had of the Honours when he was Lieutenant of Dunnotar, but Barass out of a fraudulent Design, took care to have the Receipt so worded, as might best suite his purpose.

By all which its clear and evident 1. That what was done by George Ogilvie in relation to the Honours was by Commission and Trust from the Earl of Marischal. 2. That the Countess delivered the Honours to him out of her own Hand, with particular Orders about their Preservation. 3. That the Earl of Kintore keeped the Honours from being given up to the Lord Balcarras, when he demanded them by Order of the Estates. That the Honours were carried out of the Castle, and keeped by the Minister of Kinneff by the Countess direction during the Usurpation. 5. That the Earl of Kintore by his letter from Paris, took upon himself all the danger, by owning that he had carried the Honours Abroad, that upon that Account he was upon the Matter banished, and upon his return apprehended, and after his Escape hunted from place to place, that he gallantly hazard his Life under Midletoun, that he wisely contrived the getting that Generals Receipt, which intirely quieted the English, that he underwent many Hardships before Capitulating, that he behaved with so much Conduct and Exactness, that he intirely secured the Honours from all furder pursuit; And Lastly, That Barras these fourty years bygone, was so far convinced of all this, that it was never attempted till of late by this Barras or his Son, to call the same in question.

In respect whereof, and that *Barras* printed Paper is a most injurious Defamation and attrocious Slander to the Truth, to his Majesty King *Charles* the 2ds. acknowledgements, and to the Faith of repeated Patents, it's hoped your Lordships will not only Ordain him to retract the same, as a manifest Villany, but also will Ordain the foresaid ignominious Pamphlet to be burned by the hand of the Hangman, and all other Reparation made to the Earl of *Kintore* of his Honour, Fame, and good

Name, that can be proper against such injurious and reproachful Undertaking, and will punish Barras in his Person and Goods, as your Lordships shall think fit

The Kings Letter to the Countess Marishel.

COLLEN January 4th 1655.

I have so much to thank you for, that for your sake I mention no particulars; but am Confident I shall live to see you, when we shall be merry, and comfort one another with the Memory of what We have done and suffered, I choise rather to let you have these two or three Lines from me then to suffer you to imagine that I know not how much I owe yow; And if this acknowledgment miscarry, it can do you no harm, and you will some other way know that I am very heartily

Your most Affectionat Friend CHARLES R.

Minister of Kinneff's Receipt to the Countess Marischall March 31, 1652.

I Mr James Granger Minister at Kinneff, grant me to have in my Custody the Honours of the Kingdom of Scotland, viz. the Crown, Scepter and Sword, for the Crown and Scepter I raised a Pavement stone just before the Pulpit, and dig'd under it a hole and put them in there, and fill'd up the Hole and put down the stone just as it was again, and remov'd the Mould that remain'd, that none would have decerned the stone to have been rais'd at all; The Sword again at the West end of the Church among some common Seats that stand there, I dig'd down in the Ground betwixt the two foremost of the Seats, and laid it down within the case of it, and covered it up so, that removing the superflous Mould it 13*

could not be decerned by any Body; And if it shall please God to call me by death before they be called for, your Ladyship will find them there.

sic Subscribitur Mr James Granger.

The King's Letter to the Countess Marischall.

Whitehall 4th September 1660.

Madam

I am so sensible of the good Service done to me in preserving my Crown, Scepter and Sword, that as I have put marks upon your Sons, so I could not let them go to Scotland without acknowledging also my sense of your kindness and care in that and other things relating to my service during my absence: I do desire that the Honours may be delivered to my Lord Marishal, that as he received them, so they may be delivered by him to the ensuing Parliament, and shall only add that on all occasions ye shall find me

Your affectionat Friend
CHARLES R.

Declaration—Mr James Granger Minister at Kinneff concerning the Honours.

Being informed that George Ogilvie of Barras hath his Son at London, giving out that his Father was the only preserver of the Honours of Scotland, when they were in hazard to be taken, and that they were in his Custody ever since, tho others have been more instrumental than he; I thought good therefore to declare the Truth, viz. That in August 1651, by the Countess Marishal the Honours were delivered to George Ogilvie with Charge to him to secure Them; and he keeping them in Dunnotyr till there was no probability of longer maintaining the Castle, he employed me, having sufficient assurance of my Loyalty to His Majesty, and fidelity in promise

keeping, to carry the Honours out of the House, and secure them: And to prevent Suspicion I sent my Wife who brought them forth without being discovered by the Enemy, tho rancountred by them in the way; This was in the beginning of March 1652; And so having engaged that with all conveniency I should go and acquaint the Countess Marishal therewith: In the end of March I went and informed her of the whole Procedure, which she approved of and was satisfyed that they should remain in my keeping, taking also my Ticket of having them, expressing the particular place where they were secured; So that I have keeped them according to her desire till this present October 1660, the eight day of which at my Ladies Command, and according to the Order she had received from his Majesty, for that effect in Dunnotyr Castle, I delivered them to the Earl Marishal, before these Witnesses the Viscount of Arbuthnot, the Sherff-deput of the Mearns and several other Gentlemen, whereupon I required a Ticket of Receipt but was deferred till afterward, since which time I am informed that George Ogilvie has obtained from the Earl Marishal a Receipt, and sent either it or the double of it to London to be produced by his Son, as if the Honours had been in his Custody. and by him preserv'd, altho' it be well known to his Son that I had them in my house a keeping ever since the first delivery of them to me. But indeed the prime mean of their safety was the declaring them to be carryed off the Kingdom by the Earl Marishal's Brother John (which he owned) for as it stopt the Enemy from searching for them, so it freed George Ogilvie from Prison and further Trial. In witness of the Truth, I have written and subscribed their presents with my hand the nineteenth of October 1660 years

Sic Subscribitur Mr J. GRANGER

Letter Minister of Kinneff to the Countess Marishal.

KINNEFF 12 Nov. 1660.

MADAM.

I could not of duty omit to write to your Ladyship at this time, for Barrass is now offering at high things, namely to improve against your Ladyship, has written to his Majesty anent the Honours, I do not write by Information, but he told me it out of his own Mouth; I shall not now insist on Particulars, but for preventing any inconveniency I will write in general, for he thought to have drawn me on to concur in the Plot, for he feared without me he would not get any things gone about rightly; But I have given up all dealing with him in that kind. His son is in London and has written to him that my Lord Ogilvie has gone with him to his Majesty, And has declared that his Father did preserve the Honours, and offered that notwithstanding all your Ladyship had written to his Majesty, that they were yet in his Fathers hands, and has good hopes as he has written to his Father of great things: And if the Honors be not delivered that neither any Lord nor Lady in the Kingdom, should have them till he advertised him again; even albeit they had a Commission from his Majesty, but since that was not now to be helped, he told me what course he should take for it, namely that he would shew a Ticket of Receipt subscribed by the Earl Marishal that he had received the Honours from him; I enquired where he had that and when he had gotten it, seing I delivered them, and he refused to give me a Ticket of Receipt, O said he I got it the Night before by my Lord Arbuthnets moven: Truly I thought it very strange, now I did refuse to concur with him till I heard all: and then I told him I would not be deceived any more

with him, and your Ladyship remembers I did ever fear he would easily wind himself in my Lord *Marishals* favour. Your Ladyship may make the best use hereof your Ladyship can, for *Barrass* is very busic to post away his Letters to his Son, for he told me he was presently going to *Newgrange* to dispatch his Letters in haste, I continue

Madam

Your Ladieships humble Servant in the best service Sic Subscribitur Mr J. Granger

P.S. Madam, It is easie to improve him, both that it was I that delivered the Honours and at your Ladyships Direction, and likeways that his Discharge was written the day before they were delivered, I hope to see your Ladyship next week God-willing.

The Earl of Midleton's Letter to the Countess Marischal.

LONDON 15. November 1660.

MADAM

I most humbly in the first place crave your Ladiship pardon, for not returning particular answers to your Letters; Your Son my noble Friend when he was in this place, did save me the labour, and really Madam I cannot one day be Master of an hour of time: I am both sorry and ashamed that so litle a person as Mr Ogilvie should have put your Ladiship to so much trouble, and I am struck with Amazement to think that my Lord Marischal should in the least countinance him; I shall not be wanting to put a stop to his Pretentions, and serve you with as much faithfulness and zeal as any Servant you have: And really it has ever been my Ambition to be accounted among the number of

your Servants, and I hope all my Actions shall express that I am.

Madam. Your Ladiships most faithfull obedient humble Servant MIDLETON.

LXXVI

[Print]

Answers for Sir William Ogilvie of Baras to the Complaint raised against him by the Earl of Kintore, with concourse of Her Majesty's Advocate.

Sir George Ogilvie of Baras, Descended of the Family of Airly, was in anno 1651 made Deputy-Governour of Dunoter, where the Honours, Namely Crown, Scepter and Sword, were depositate for Safety. But the English prevailing, so as this was the only Fort which did hold out: Sir George contrived the ensuring of the Honours in this manner.

Having communicated his Anxiety to his Lady (who was a Daughter of the Earl of Angus's Brother) she causes convoy them in a Pack of Tow out of the Castle to the Kirk of Kinnef: where, by Assistance of Mr Granger the Minister, they were Buried: And from time to time cured against spoiling. But all without Sir George's knowledge of the place: Lest Torture might extort the discovering of it. For, the Castle, destitute of Men and Amunition: being Surrendered on Honourable Terms: One of the Articles was, That Sir George should deliver up the Honours or give a Rational account of them. But, on his declaring that he knew not where they were, his Lady having taken them away: And thereupon, she being threatened with Torture, for evading thereof said, that she had delivered them to John Keith (now Earl of Kintore) for carrying them Abroad to the King, Which the English

distrusting, they were both committed closs Prisoners for about a Year, till released a little on Bail of 2000 lib. sterling, and the restraint was continued till the Lady died, and the King returned.

In Anno 1660, Sir George (to whom his Lady before Expiring had told the secret) "sends his Son Sir
William Ogilvie, the Defender, to Court, who presents
a Petition to the King, Representing That his Father
had preserved the Honours with the hazard of his life,
and under Imprisonment, which occasioned the Death
of his Wife: And seeing he could not desert that
great Charge of caring for them, had sent to know His
Majesty's Pleasure & Whereupon the King ordered
them to be delivered to the Earl Marischall on his
Receipt."

And accordingly the Earl grants a Receipt to Sir George, which acknowledges, That they were at first intrusted to him, which Truth is further evidenced, by the Chancellors Letter to Sir George, while the Castle stood out, about delivering them to Balcarras: The Narrative of General Deans Order about his Commitment, and Liberation upon Bail: Some Letters by the Minister to Sir George after the Restoration: and the Ministers delivering the Scepter to him, and accepting a Discharge from him: Together with a Letter from the King himself while at Paris, and another from Midleton: Besides several other evidences in Write. particularly the Kings Narrative to Sir Georges Charter changing the holding of his Lands and his Coat of Arms from the Lyon Court, bearing a Lyon Crowned with an Imperial Crown, holding in his dexter Paw a Sword, with a Thistle in the Dexter chief &c. With this Moto on an Escroll, Praeclarum Regi & Regno Semitium &

Tho such an Honourable Merit might have been

expected to have been the Reaper of its own Reward: Yet that was disappointed: And Sir William after his Fathers decease sat still, till of late, the Earl of Kintore sent an account of his Family to Mr Nisbet, (who is Writing a Book of Herauldry) wherein his Lordship not only ascrives to himself the Sole Preservation of the Honours, But likewise throws several Dishonourable Reflections upon Sir George's Memory, besides the takeing from him the Glory of his Fidelity, and his Noble Service to his King and Countrey. About which Juncture of Time it was likewise Reported, That the like Narrative was sent to be insert in Morerie's Dictionary.

Whence it is manifest, that any Relation Sir William might have given of the State of the Case, resolved into a proper Self-Defence of his Fathers Memory, and of the only Reward that was left him, namely the Honour of his Family; and that by no more than telling the Truth of a History, in so far as it did appear by Adminicles in Write: And even this no sooner,

than after he was attaqued, as aforesaid.

Notwithstanding whereof, the Earl is pleased to raise a Council Complaint, alledging (with many Cruel words) That the Defender, in a late Pamphlet, hath be-lyed the Pursuers Patents &c. And Concluding

Recantation and other Punishments.

To which it is answered in the General, That as the Defender had always a just Veneration for the Family of Marischall: So he never designed Injury to the Earl of Kintore: And as he is not bound to know the contents of Narratives in his Lordships Patents: So he never advanced any more than the Purport of Authentick Writes extant to be produced: and where-of an Inventar is hereto annexed; The general Contents whereof are Compendized in the Defenders Chartor,

and Coat Armorial, above Narrated, whence there can never a Crime be inferred from telling a Truth, especially, when it is not told, without necessity: but for making out a most natural and lawful Self-Defence, which takes off all animus injurandi, and purges the

Presumption of Offending.

In Particular (the Complaint being holden as represented) It is Answered to the several Members thereof as follows. (Denying always the Lybel, and Qualifications thereof as Lybelled) i mo. There needs no notice to be taken of the Assertion, That Sir George was brought up as a Servant about the Earl of Marischal's Family. For (tho that could be no Reproach) Its known how he was a very well born Gentleman, Descended by his Father from the Earl of Airly, and his Lady Descended from the House of Angus: And as the Earl Marischalls first Commission to Sir George for his being a Cornet designed him of Pitdovie: So the Second Commission for Governour of Dunnotter, designs him of Barras, besides many Letters from the Earl, which do him the Honour to bear several Expressions of great Intimacy and Respect.

2 do. As to the Main Part of the Lybel it self, The same is not Relevant, because the Defender never did any thing with Intention of Defaming the Complainer: And what is necessary for his own self Defence, either in Honour or Interest can never found a Delinquence.

And as to the particular Qualifications thereof.

It is plain, That Sir George had the keeping of the Honours, by the Earl of Marischal's own Receipt acknowledging the same, and the other Evidences above-represented: And it neither is nor can be proven, That the Complainers Mother either had the Key of the Place in which they were lodged or contrived the carrying off thereof.

Nor is the Defender concerned, what Merits the Complainer may claim, or are contained in his Patents: For as the Defender tells only the Truth in his own Vindication and in the Defence of his Fathers Memory: So he was not obliged to know, nor has he as yet seen, what Narratives are in the Complainers Patents. Whence there can be no Crime upon that Head.

Tho' Sir George, or his Lady, did assert, That the Honours were carried abroad by the Complainer, for Avoiding the Cruelties threatened by the English against them: Yet, ex obedientia facti, the Honours were never carried out of Scotland: But on the contrary, keeped by Mr Granger in Trust, first from Sir George his Lady, and thereafter from himself which is manifest by the Adminicles above-mentioned. And this sufficiently clears, That whatever followed upon that supposition, which was no more than a Color quaesitus does noways prejudge the Defender in the present Case.

The Defender is as little touched, by the Kings conferring Favours on the Earl of Marischal or the Complainer: For all that is consistant with Sir George Ogilvys Personal Fidelity, astructed beyond Contradic-

tion in manner above-set-down.

And as to the other Insinuations of the Lybel, That Sir George gave up the Castle upon mean Conditions, and that the Defender has Villanously traduced the Complainer's Honour and Merit & E. Its Answered, That as the first of these does not concern the present Case; so its most certain, That Sir George was the last in Scotland, that keeped up armes for the King at that time. And as to the Second, the Complainers Merits and Honours are consistent with Sir George's: And its a Rule both in Law and Nature, that what Truth the Defender tells ob propriam tutelam, id jure fecisse existimetur.

Tho' the Defenders Procurators do thus far *informative* represent a part of his Case: yet its humbly hoped, That Her Majesties High Commissioner, and the Lords of Council, being so far satisfied, both of the *Import* and *Grounds* of the *Cause*, will not sustain any Process against him, since he has a Testificate upon Soul and Conscience, that he is not able to Travel, until he be able to come up for making his *full Defence*: For, by the inviolable Constitution of the Forms of Council, there can be no Precedure against a Party, whose *Essoinzie* is relevantly made.

In respect whereof &c

LXXVII

[Print]

Petition-David Ogilvy to the Privy Council.

Unto the Right Honourable The Lord High Chancellour, and Remanent Lords of Her Majestys most Honourable Privy Council.

The Petition of David Ogilvie Younger of Barras: Humbly sheweth,

That in the Council Complaint at the instance of the Earl of *Kintore* against your Petitioner, there is Probation led before the Committee, which (as its Inform'd) the Earl is to press to be summarly Advised this Afternoon.

By shortness of time, and your Petitioner not getting doubles of the Depositions, I am rendered uncapable to Inform fully thereanent, and can only represent what is remembered: But that same will (its humbly and confidently hoped) be sufficient to Assoilzie me from the Libel, as to any effect whatsomever.

It is therefore with all Submission represented.

j mo. That there are not Two concurring Witnesses, to any one Syllable of the Libel, that could in the least

be Relevant against your Petitioner.

For it was never heard and its impossible to be found, that it could make a Probation when one Witness Depones upon one time, or Fact or Word, and an other Witness Depones upon an other occasion an other Deed and an other Expression: Seeing in this case they are not *Contestes*, whereby their joint Faith might establish the same Truth. And its a principle in all Law, both Divine and Humane, that no matter can be established, except out of the mouth of Two or Three Witnesses, that the Extrajudicial Confession, cannot prove, much less be proven by Witnesses, and no Two Witnesses concur even to this.

2 do. As it is thus, Quoad the Probation, so in Relevancy the following principles cannot be denyed.

In the first place, your Petitioners Registrating for Conservation, any Writes not unlawful in themselves, which I got from my Father for that end, can never infer any delict.

In the next place, It is equally certain, That tho your Petitioner had had a Copie of this Pamphlet after the Dependence of this Process, and shown the same to my Managers, in order to consider this: and my Father's Defence, it can be no Crime: For we could not answer it, till we knew it: yea the Pursuer was bound to give us a Copie for this end.

In the third place, If the having or lending to an other of a Print, which happens to contain things unlawful, should be Criminal upon him, who is not proven either to have compiled it, or caused Print it, it would be of the most dangerous consequence, that ever any Decision was in the Nation: but even this is not proven against me.

In the Fourth place, Any Expressions which may fall from a Partie, when he is in an extream concern as they are to be interpreted in the most Benign Sense: so his own Explication of them is always received de recentis, for Exculpating the same from a Delinquence. And your Petitioner humbly craves leave to explain himself as to what he spoke before your Lordships in Council, his meaning being allennarly, that he intented no injury to the Earl of Kintore or any thing Dishonourable to the Family of Marischall.

Its most certain, That neither Advocate nor Writer is bound to Depone upon what is privately told them by their Client; otherwise it would be the most pernicious precedent, and hereafter there should be no Trust.

Wherefore your Petitioner humbly craves to be Assoilzied.

LXXVIII

John Gentleman "To David Steiven att Catterlen." 1

FFETTERCAIRNE Agust 5, 1702

SIR

Yours I received yesternight and in ansuer theire to, be pleased to knoue that uhatever I said to you concerning the preservation off the honours is

¹ John Gentleman, who in the following letter so belies his name, schoolmaster at Fettercairn, having been admitted to that office prior to 1701. A man of Jacobite proclivities, he got into trouble in the '15, and, summoned to answer for his conduct before the Presbytery at Ecclesgreig, on 16th April, 1716, pled guilty to having read certain treasonable papers in the Parish Church. Interrogated further as to the discharge of his professional duties, he admitted having engaged a young man to conduct his school, thereby leaving himself free to act as factor to John Ogilvie of Balbegno and to keep a "chaing" or public-house. He was accordingly deposed: but his name appears as Clerk to the Heritors and Kirk Session of Fettercairn

verrie weell knouen and can be sufficiently proven by letters both under the Earle off Marischall and my Lady Marischall his mother their hands, directed to my wifes grand father and grand mother and by these letters itt will evidently appeare that the Earle off Kintors name was only borrowed to that affaire And they also declaire uho were the preservers of the honours and uhat methods were taken in preserving the samen Butt as to your desiring me formalie to give itt under my hand uhat passed betuixt my La: Marischall and my wifes grand father, is that uhich I am not resolved to doe seeing itt may bring me upon a lock and doe Barras no good itt is butt a dark kinde off a remembring anything I heard that way and theirefor I can not be verrie positive in rehearsing itt againe Houever iff Barras thinks that he may have any good by seeing these letters I belive my wife and her sister may lett him see them if he will pay sufficiently for the sight off them this with my humble dutie to Barras and your self is all att pñt from

Jo: GENTLEMAN

LXXIX

James, fourth Duke of Hamilton to Sir William Ogilvy.

KENEILL Agust 17, 1702

Good Barras, I am sory I had it not in my pour to be more assisting to your son in the persutt that was against him by the Earle of Kintore in which I think he meet with verie heard measure. Yow may belive if it had been at ane other tyme yow would not have

as late as 1737.—"Fordoun Presbytery Records": Cameron's "History of Fettercairn," p. 216.

David Steven, tenant at Caterline, is mentioned as one of the Jury at a Fiars Court held in 1702.—Kincardine Sheriff Court Records, "List of Fiars Jurors."

been soe much rune down but yow know ther are few of my freinds at present concerned in the Government however I hope yor son auquainted yow that he had my best wishes & shall have my assistance whenever I have ane opportunity of expressing it to your Families advantage At this tyme I make noe dout everie bodie is making intrest for ther freinds being electted members of parleament at the Michalmes head court & therfor I cant but concern myself as far as good wishes for my freind Sir Thomas Burnett1 who has given good proof of his zeall and affection for the Intrest of his Countrie So I hope you'l give him all the assistance yow can & gett your freinds to doe the saime & farther yow may advertise your son that he may be present as weel as your self which will verie much oblige your most affectionat freind & kinsman

HAMILTON.

LXXX

W. Ogikvy "for David Ogikvie younger off Barras to be left att Darlings Scotts coffie house near charing cross, London."

EDR Septr 5, 1702

L. B.

My anxiety to know if you be in health and how matters have or are like to succeed wt you (since your arrival att London) necessitates me to trouble you wt this second. Our parents are so far as I can learn by missives in yt ordinary only a little dismay'd you

¹ Sir Thomas Burnett, third Baronet of Leys, represented Kincardineshire in the Scottish Parliament throughout the reigns of William and Anne (1639-1797). During the former reign he had as colleague Afexander Arbuthnott of Knox, and later, Sir Afexander Bannerman. In February, 1797, Sir Thomas was elected a member of the Parliament of Great Britain, but does not appear to have taken his seat.—New Spalding Club, "Family of Burnett of Leys," pp. 79, 81.

should have been oblidg'd to have mad this unlook'd for journey: but all of us are hopefull you may have no cause to repent and I pray God may grant you in all your undertakings his blessing, and putt your trust and confidence in him, so you need not be affraid qt man can doe unto you. Our adversary has done ye utmost he can att pnt: we have been endeavouring to gett ye charge eyr suspended or a sist upon ye bill but not one of ye Lds to qm it has yet been presented will by no intreatie medle vrewt. Wherefor we must have patience and submit to fortune for there's noe striving agt ye stream. Our fayr writes me yt ye Shireff Clerk of Kincardin 1 and he are again in good termes, he has answered your bill and will be ready qn drawn upon to answer more. He very much simpathizes wt your condition and on all occasions, is your good friend and well wisher wt qch news I'm exceedingly pleas'd, it wou'd have been very hard if all our nighbours had, in such a time of adversity, turn'd back upon us: but God Almightie is all sufficient to those who fears him and keeps his commandements. Och yt all of us may doe is ye earnest prayer off

> Yor affect broyr W OGILVIE

I have herein sent ane from your fay^r he desires you'll let him know if you have mett w^t S^r Peter Fraser² ye Lady of Falside³ Mr. Andrew Burnett⁴ and if these

¹ Mr. James Irvine was appointed Sheriff Clerk of Kincardineshire in 1698, but was subsequently deprived of office owing to his attitude in the '15.

² Son of Sir Alexander Fraser of Durris, q.v. supra, p. 157.

³ Mr. John Naper of Falside married (proclamation of banns, 9th March, 1673), Mrs. Isabell Irvine in Banchory, who is presumably the lady here referred to—" Kinneff Parish Register." Naper's will was proved at St. Andrews, 23rd May, 1718.

⁴Mr. Andrew Burnett was appointed one of the ministers at St.

your friends ar any ways for your interest but bids you take notice q^m you informe of your procedoure for many are not to be trusted our adversary being at pfit of great power and therefor they fear him and are ready to lett him know yt they may have his kindness and assistance in yt concerns. Some says here yt ye Duke of Hamilton is on his journey to London but ye certainty I have not as yett, All friends here do kindly remember you. Give my service to Mt Henry and tell him yt Kate is weil and I am visiting her as frequentlie as conveniency can allow. I shall not be wanting one all occasions to notice your bussiness here

VALE

Its not my fault this lie has not com'd under cover of M^{rs} Burnets for I cou'd not meet w^t her and this behoov'd to be despatch'd

LXXXI

"Earl Marischall to Sir William Ogilvie."

Inverugie Sepr. 14

Sir

our Familly have allwais had you our freind and noe thing can show it me more yn that you^{ll} hartylly concure for the choising such men to represent our shire as are of such good principells yt gried will not byase nor Threats frighton from there deuty. I reccon Sr

Nicholas, Aberdeen, in 1687. After the Revolution Settlement in 1689 he refused to conform, and proving troublesome was deposed, ist July, 1695. In defiance of the Act of Deposition he continued for some time "to convene Congregations of people and to preach and exercise other parts of the Ministerial function" within the City. Mr. Burnett married Margaret, younger daughter of Alexander, second Baronet of Leys, and widow of Alexander Burnett of Monboddo.

—New Spalding Club, "Family of Burnett of Leys," p. 77.

Thomas Burnett and Sir Allex^r Bannerman to deserve y^t character and I dare ansuer for it so for the weall you wish y^r Contry and the freindship I expect from you I^m persuaded you will be for y^m. Im sory to hear you have bein ill for some tyme I have a sedane is att y^r service the way is short and a litle of the air may I hope doe you good so make noe dout of seing you att our head Court which [will] wery singularly oblidge Sir,

Yr affectionatt and humble servant Sr William Ogillvie Marischall

LXXXII

William Ogilvy "To David Ogilvie Yor of Barras to be left att Darlings Coffee house near charing cross London."

EDR Decr 10th, 1702

L. B:

I had one from our father lately qrein he desir'd me to acquaint you not to send any more money to our broyr Charles: but I think it wou'd be hard to lett him want qrewt to supply himself wt linens and oyr things needfull tho he gett not to spend riotously: Our fayr was oblidg'd to borrow money for payt of your last bill: the shireff Clerk it seems does not advance ye mõe only is assisting to our fayr in delivering of ye same and procureing receipts qch he himself cou'd not well doe wtout Mr Irwins help. You are desir'd if possible to procure some settlement for our broyr James agt Candlemass next and endeavour to make moyan wt ye Duke to gett him aboard ane of his broyrs hip. Know

¹ Lord Archibald Hamilton of Riccarton and Pardovan, youngest brother of James, fourth Duke of Hamilton, served as an officer in the Royal Navy, where he had a distinguished career.—"The Scots Peerage," Vol. IV, p. 382.

yt Kintore is under hand causing our shireff deputt 1 require payt of ye fine fra our fayr and says he'll free you from imprisonment and ye rest of it: Also Mr Andrew Honyman2 was sent by Allardes to our fayr for ye same purpose: but our fayr told ym he wou'd doe nothing rashly wtout advice and said if Kintore wou'd come to ane friendly agreement (qch he thought he myt be glad to doe seeing our cause was just and he had noe ground but meerily to oppress us tho we hop'd to have time about) he shou'd consider on it. Our fayr desires to know your mind hereanent and qt he shall doe in ye matter. If you shall fall upon a way to settle our broyr acquant us qn he shall be order'd to you and qt mõe will be necessary for our fayr to provide to send wt him for he has ill getting or spareing mõe att pñt and hates to be continually borrowing as he has frequently done since your departure hence. I expect (qch I exceedingly long for) to hear from you together wt your news And in hast am

Yor Affect broy^r W. O:

LXXXIII

Sir William Ogilvy to William Ogilvy, his son.
Febr ye ij

LOVING SONNE

Receive from ye post 10 lib star: & 10 shillings in this bagge vch answers ye contants of yor brothers bill so you have no more to doe but only tell

1 James Keith of Auguhorsk.

² Mr. Andrew Honyman succeeded his father as minister of Kinneff, 24th September, 1701. He married Margaret, daughter of Mr. John Rait of Finlayston, and died 30th December, 1732.—Scott's "Fasti." ye money to Gordon & Brown & cause ym wryte on ye end of ye bill received ye contents of ye bill & subscrybe Gordon & Brown I mean both subscrybe ye samen & delyer ye bill to you vch you may send to me after it is payed & given up to you. & let me know give you have got my lie from Sr Tho: Burnet & give you have sent my lie vt qt Leyes gives, also yor brother & you vold let me know qt answer vou get from Vesthall1 qt order varrant or protection yor brother must have to secure his person from caption to attend ye parliament & debait his cause in it but he must have securitie for his person at least for 3 moneths space & you vold acquaint yor brother vt qt Vesthall orders to be obtained yranent & desyre yor brother to consult ye D: of Hamilton yt if ye D: of Queensberry have such ane sway at Court & be so sure ane freind to Kintor give ye D: of Hamilton thinks yt yor brother vill get anything dooin in parliament or vill attempt ye dooin of any thing as too ane temperat debait of yt grand affaire & to let it be then fully discussed & seen vho were ye reall & only preservers & make ane finall ending of it in face of parliament never yrafter to be heard any more before any judiccatur And if yor brother get nothing dooin at Court ve D: of H: vill let him know give he may make tryall before ye parliament or give ye D: of Queensberry vill have ane sway there also & oppose yor brother yt he get nothing in parliament either & so if yt be yor brother must pay ye fyn & lose ye action for ever both honour & reward but if ye D: of H: can get nothing dooin at Court & give yor brother assurance to get ane hearing in parliament vn vor brother may be drawing up ane exact lybell at spare houres as you may tell him, and let him consider ve

¹ Mr. John Guthrie of Westhall, Advocate, whose daughter, Anna, became the third wife of Sir David Ogilvy.—v. Pedigree.

Chancellour Lowdoun his lie to his Grandfather & all ye Comittee of Estates yt neither of ym vryts to ye Countesse of Maris: nor owne her in having to doe wt ye honours in ye least but only yor Grandfather both having ye trust and custody & desyres yt he vill vt all care & faithfullnesse secure ym being they ver intrusted to him as he vill be accountable So yt he vas ye only person lookt on as he vho had both trust and custody & of qm only they vold be required & if they should have been lost you may cause him advert yt his grandfather vold only have suffered for ym for ye Countesse of Maris: never concerned herselfe vt ym during ye English abode in Scotland & my fathers imprisonment nor ever vold have concerned herselfe if these honours had bein lost but since my parents preserved ym she endeavoured vt Mr Granger to vse all meanes to cheat my father and make yt she had bein ye preserver of ym & none else vch vas ane rare invention & fallacie as vas ever heard of but my father taking up ye scepter spoylt yt game & ye Countesse of Maris: never knew where they vere or to qm intrusted or by qm till my father revealed it to her vch vas after my mothers death for my father knew not himselfe till my mother on her death bed revealed it to her husband vch vold have bein ane year & ane quarter after that they vere intrusted by my mother to Mr Grangers vyfe 1 You vold acquaint yor brother vt all this yt he may draw up ane exact & probative lybell & if he notice this & qt I have vritten in ye last lie vch you are sending avay to him he hes as much as may prove yt his Grandfather & G: mother vere ye only preservers & neither K: nor ye C: his mother had any hand in ye preservation of ym & vill refute all he can prepare to ye contraire if he get ane

¹ Sir William's mind must have been sadly failing. Elizabeth Douglas survived the siege of Dunnottar nearly four years.

fair audience & Justice & I vold have him to take Vesthall if he vill undertake it precisly for ane & his cousin M^r Jo: Ogiluy 1 for another & any other Vesthall and

Mr Jo: thought fitt to assist ym

but yor brother vold take good heed yt they insist only on proving the tride matter of fact & prove yt by ye Ele Maris: receit ye Comittee of Estates order & ye Chancellors lie & advyse & order yrin contained & keepe this lie till ve parliament sitt & you vill get insight yrin to frame ye lybell & give yor brother ane accompt of all this in ye letter you wryte presently to him yt he may consider of ye circumstances yrof & make vse of vm as he sees they vill tend to ve clearing vp vt Grand affair & proving ve substantiall parts of it vor mother & I have ane excessive chough & cold vch has taken avay both our health & stomack at present & there were never any had ane more dangerous cought and stopping at ve breast vn ve have besyds ve great griefe of ye losse of yor brother James & his corps never secured as vet & I have ane servant at Abd searching every day & travelling to see give ye corps can be found but I marvell yt yor brother seeing ye Seamen tying ym selves to parts of ye ship vas on ye deck & never offered to ryse & tye himselfe but lay still on ye deck till he died yr & vas vashen over board but I think he hes got ane knock on ye head some vay & been damneasht & so had no capacity nor strength to act for himselfe & ye skipper for all his being his kinsman & professing great care & kindnesse yet vas carelesse of him at last for ye skipper tyed himselfe & vas carried home qn ye storm calmed but is vell enough again so yt yor brother hes never bein noticed & carelesly lost but we most submit to providence for it hes bein determined for him & vs both by secrets known to Almighty God Lord grant

¹ Mr. John Ogilvy of Balbegno, son of George Ogilvy of Lunan.

vs patience & submission to his holy vill in this & every thing else. but truly you vill acquaint yor brother to clear his businesse at Court or parliament & return home & looke to our affaires & I may wrestle on till about ye parliament & give he gett any thing dooin yn it is good if not he must return for I have dooin over power already & most give it over if so I gett not assistance after ve parliament is over for I vatch all night and for ve most part is about sunnsetting yt I ryse & so many of my affaires are mistymed & doe miscarry. I have sold my victuall to provest Stephen in Arbroath & the pryce meal over head vch is more yn any here hes gott You may acquaint yor brother vt all I have vritt & desyre him if possible to get ane good match & make it his only businesse for I assure him he vill nead to doe it for ve have gott ane great stroake of late from ane opposite if ve get no reparation & I see litle appearance or hopes of it & so he needs ane match vt meanes to helpe our losses. Expecting to heare from you and have ane full accompt yt ye have obeyed this lie & ye former to Leyes & yor brother & Vesthall solution of ane protection

I am Yor loving father Sr W Ogiluy of Barras

LXXXIV

Sir William Ogikvy "For Mr William Ogikvy Student of law to be found at David Hae his house in Borthicks Close over against ye Crosse on ye south side of ye Streete."

March ye 19

1703

LOVING SONNE

I have bein under a great indisposition of body having endured ane extreme cough & cold and

now have bein taken ill of ane flux & severall other pains & have keept my bed these ten days but blessed be God I am in some vay of recovery but slowly & altogether extenuat & weake but let not this trouble you for you most keepe yor post till yor brother return othervayes it vold ruine him & all our family but you vill vryte vt ye tuesdays London post & acquaint yor brother yt if I mend not shortly I vill never goe out of my own doores again so yt he vill resolve to return God villing be the last of May tho he get nothing dooin & yt ve pay ye fyne You may tell him yt if he gett his affaire dooin at Court it is good if not & yt he intends to come to ye parliament & debait it there if ye Countrey partie be strongest vn he vill devvse how he may come down vt safetie to act his affaire at parliament & I see no vay unlesse he procure ane protection for 3 moneths upon pretence of some persons vho have taken advantage at law against him yt he may setle vt them or some such thing but if he get not this protection yn it vill be nearest ye last of May before I can pay ye fyne & so ye parliament may be up but if he can not get any thing dooin at Court if he vere at parliament he might either debait his cause or make ane friendly agreement by mediation of Pitmowies & ye tutor of Innercarittie1 his uncle & Forglen 2 vho vold medeatt & deale vt Kintor

¹ George Ogilvy of Lunan, fourth son of Sir John Ogilvy of Innerquharity, and brother of Isobel, third wife of Sir William Ogilvy

of Barras.-Douglas' "Baronage," p. 51.

²Sir Alexander Ogilvy of Forglen, Advocate, second son of George, second Lord Banff, by Agnes, daughter of Alexander, first Lord Halkerton, was created a baronet, 24th June, 1701, and a Lord of Session under the style of Lord Forglen, 23d July, 1706. He married (1) Mary, daughter of Sir John Allardice of that ilk, (2) Mary, widow of Sir Francis Kinloch of Gilmerton, and daughter of David, first Lord Newark. He died 26th March, 1727.—G. E. C. "Complete Baronetage," Vol. IV, p. 398.

Alvayes You vill tell him yt he most thinke upon his return shortly and let me know qn & vhither by ane place vt others in ane hakney coach or [what] journey he mynde to take & let him draw ane bill for his expences in down coming and if he draw ane bill for some litle money before he comes down you most accept of it tho' I have only some little remainder of borrowed money if ever he debait his cause vt Kintor before parliament or Councell let him take Vesthall precisly for one & Mr Jo: Ogiluy for another & on qm they vill choose but not one of yor pryme advocats for they are all cheats but only tuo or 3 honest plain men for there is nothing of difficultie but all matters of fact Mr Jo: Ogiluy vold seeke nothing & I vold at least give to Vesthall & the other he choosed 5 Guinies a peece at least & promise of more if they gained ye action as I thinke vt ease they may prove yt my father & mo: vere ve only actors sufferers and preservers of ye honours & yt neither K: nor his mother had any hand in yt great service this they might easily whether they gett Justice or not for my father had ye only trust of ye Castle & trust & custody of ye honours from ye deceast Wm E: M: & ve deceast Count: Kintors mother had neither of ym And my father wes never under her comand to delyver ye honours to Mr Granger or any she designed to give ym to but my mother having ye custody of ym sent for Mr Grangers vyfe being ye Ministers vyfe in ye parish she lived in & frequently conversing vt her & having many affaires vt other she had experience of her fidelitie & they tuo together in ye Castle devysed how they should be secured & packed ym up & none vt ym but themselves tuo & tho' the Countesse of Maris: hed hed the Custody of the honours all alongest she sould never have intrusted ym to Mr Granger or his vyfe for qn my mother intrusted ym to Mr Grangers vyfe I

dought ye old Countesse vas at tym acquaint vt Mr Granger or ever had seen or spoken vt his vyfe so vt all is but fallacie & fraud K alleadges in yt & during ye tym my parents vere in prison ye Countesse never owned ym but left ym either to delyver up ye honours or preserve ym So if they hed bein either terrified vt tortures or brybed vt money they might have given or sold ym at yr pleasure for any care ye Countesse tooke but qn ye K: vas comming to be restored she found ye vay to be vell acquaint vt Mr Granger & she & he hed yn an under hand dealing & he thought falsly to have betrayed his trust to my father & gave ve Count : many receits & lies & declarations to make it appear yt she hed preserved ye ho : upon hopes of great revard from the Countesse or vt she vold procure it him at Court but my father prevented ye falacie for he getting notice he vent & challenged Mr Granger yt he wes not dealing fair but mynded to betray his trust & give ym to ye old Countesse vch he positively denyed & my father desvred to give him ye Scepter & ane oblishment to make ye other tuo forthcoming to him upon demand vch he did So yt all yt ye Count: & Mr Granger did was but fraud & may be easily refuted my father vas so farre from being commanded by ye Countesse to give her ye honours that he vold not grant to give them to Balcarras upon order from ye Committie of estates & K: alleadges he gave my father Counsell not to give ym to Balcarras vch vold be positively denyed for he had more prudence & experience yn ane youth & he denyed to follow ye Chancellours advyse to send ym to ye highlands for feare they had bein lost for he having the trust of ym vold still have been punished if they had been lost so yt he tooke his own method & secured ym wt great losse & danger to him & his vyfe & expected his reward vch K: wt Midltoun & Lawderdaills moven wt ye king defrauded him of. Alvayes to cleare all ye answer of my petition vch vas ane order to my father to delyver ym to ye E Maris: & get his receit vch he did & gott vch fully proves him & his vyfe to be ye only preservers & Kintor & his mother to have no hand. & so yt this being dooin yt paragraph they destroyed ye account & yr brothers affaire vill be cleared to be a truth & so no reflection & if there had been any it vold have bein dooin be K: & his mother taking upon ym that they never had any hand in & so ye blam rests on ymselves & yor brothers saying yt they misrepresented it vill be evidently proven to be trueth & yn K: saying yt his taking wt my mothers evasion relieved ym out of prison vas no such thing for ye English never believed it so it was only friends mediation wtye Commander in Chiefe of ye English & Morphies being bailie 1 yt relieved ym out of prison I thought fitt while I am alyve to give you some information yt if ever there be any debait before any Judicatur vor brother or you may know qt to say ych wt great difficultie being sick you may receive from

Yor loving father

SR W OGILUV Barras

LXXXV

" Assignatione—John Earle of Kintoir to John Ogilvie."

BE IT KEND to all men by these present letters WS JOHN EARLE OF KINTOIR ffor as much as we having given in to the Privie Counsell ane complaint against Sir William Ogilvie of Barras Knight and David Ogilvie Younger yrof his son upon the grounds therimentioned Which the lords of her Maties Privie Counsell by ther decreet dated the threttie day of July jai vije

¹ Bailie : bail.

& two years fand proven and Therfor decerned and ordained the said David Ogilvie Younger of Barras to have payed to ws the soume of twelve hundreth pounds Scotts of fyne for our damages and expenses as in the said decreet of the date forsid at more length is contained AND NOW SEEING that John Ogilvie of Pitmuis hath at the granting heirof payed and delyvered to ws the soume of twelve hundreth pounds money forsid wherof wee hold ws well content and discharges him therof renuncing all exceptiones and objections that can be proponed in the contrair THERFOR WITT YE WS the said John Earle of Kintoir to have made constitut and ordained and be the tenor heiroff ffor ws our airs exers and successors make constitut and ordaine the said John Ogilvie his airs exers or assigneys our very lawfull undoubted and irrevocable cessioners assigneys and donatars Voluti in rem suam cum dispositione libera IN & TO the forsd soume of twelve hundreth pounds money forsid contained in the decreet above deduced and in and to the said decreet itself haill tenor and contents therof with the letters of horning captiones summonds of adjudication with the executiones & indorsations therof raisd and following yron with all that has followed or may follow on the same TURNING & TRANSFERRING the haill right of the premisses frae ws and our forsds to & in favours of the said John Ogilvie and his above written whom wee be thir presents surrogat & substitut in our full right & place therof for ever With full power to them to uptake lift and receave the sd soume of twelve hundreth punds sute call & persew therfor decreets and sentences theron to obtaine and cause execut compt on transact & agree theranent acquittances and discharges and other rights of the premisses to grant subscryve and delyver and generally all and sundrie other things requisit and necessar to doe use and exerce anent the haill premisses that wee might have done our selves befor the granting heirof AND BINDS and oblidges ws & our forsds to warrand the above wren assignatione good valid & effectuall from our own proper fact and deed allennerly and no farther And in regard of the forsid Decreet of Privie Counsell the said David Ogilvie was not only ordained to pay the forsd soume but also to be imprisoned untill he should pay the same or find sufficient securitie for payt yrof and longer during the Privie Counsells pleasure and this part of the decreet being vindicata publica and not assignable effectually THERFOR wee heirby for us & our forsds renunce all title right & interest wee may have any maner of way to that part of the said decreet to and in favours of the sd John Ogilvie Assigney above written & his forsds and that we shall concurr with him either in putting the sd pairt of the dect in executione or in obtaining ane remitt or exoneratione vrof to the Debetor the same being alwayes done by the moyn & upon the proper charges and expenses of the said John Ogilvie assigney above speit & his forsds LIKEAS we have instantly delyvered to the sd John Ogilvy the forsd decreet horning and smds of adjudicatione following yron to be keeped and used by him at his pleasure in all tyme coming consenting to the registratione of thir presents in the books of Councill & Session or oyrs competent to have the strength of ane dect that all letters and exells of poynding and horning & oyrs needfull may pass heiron in forme as effeirs AND CONSTITUTS our law!! prors etc. In witnes wherof (written by Patrick Sandilands writer in Edinburgh) Wee have subt thir presents with our hand att Edinburgh the fourth day of August ane thousand seven hundreth and three years befor thir

witness William Lord Inverurie our son Mr John

Ogilvie Advocat Mr William Black Advocat and the said Patrick Sandilands

KINTORE.

Inverurie witnes
John Ogilvie witness
WM Black witnes
Pat: Sandilands witnes

LXXXVI

"Ane Account of the Process raised befor the Privy Councill of Scotland, a 1702, be John Earle of Kintore against Sir William Ogilvy of Barras and his eldest Son, the present Sir David Ogilvy, And to put the same in a true and genuine light. I do fairly and candidly oppone Barras Defences to Kintore's allegations 1st. in his libell and 2dly, in his Scurrilous paper called ane Informatione. This I presume will fully satisfie and Disabuse all the unbyass'd and unprejudic'd and put a curb upon the foul mouth'd, and will let the world know how and by whom the Regalia of Scotland were keept and preserv'd from falling into the hands of Oliver Cromwell the Usurper."

Contraria juxta se posita magis clucescunt.

1 mo. Wheras the Earle of Kintore says that every man's honour ought to be dear to him as his life, and an injury by way of defamation in point of truth and honour as concerned in the most delicate and tender matters is a most atrocious injury &c and alleadges that the sd Sir William Ogilvy is guilty of the forsaid crime of defamation and also says that his father Sir George was bred and brought up from a low and obscure beginning by the Deceast Earle Marischall and in his family.

To all which 'tis answer'd That the said Sir William

Ogilvy his causing publish to the world a true account of the preservation of the Regalia of Scotland, viz. Crown Sword and Scepter by his father Sir George Ogilvy and Dam Elizabeth Douglass his mother, and by asserting and vindicating their loyalty and sufferings by clear process and authentick Documents which undeniably prove the truth of what is asserted, how and by whom the matter was contrived and acted. I say for the said Sir William his causing publish a true account of the preservation of the Regalia, ut supra, cannot be reckon'd Defamation or any injury against the Earle of Kintore since 'tis plain that any relation given resolves into a proper self-defence of Sir George and his lady's memory and of the only reward that was left their family, namely, the honour thereof, and that by no more than telling the truth of a history in so far as it did appear by adminicles in write which takes off all animus injuriandi and purges the presumption of offending,

And as to what is alleady'd anent Sir George his being bred and brought up in the Earle Marischall's family 'Tis answered that the [said] Sir George Ogilvy was brought up and educat as a gentleman by his own parents and in their family and, for instance, that Sir George, his father, had then a competency to live creditably as a gentleman and did educate his only son and child accordingly he having the wodsett of Lumghair being than 9 chalders of victual from the said Earle of Kintore's father and as much money upon bank as he had upon that wodsett, and that Sir George had a fortune of his own is evident by his having a post in the military as Cornet of horse Designing him of Pitdowie (which was a piece of heritage he had than in the shire of Angus) the Commission is dated at Aberdeen, 22nd July 1640, and is yet extant, and the Earle Marischall's second Commission to the said Sir George

designs him of Barras and lieutenant governour of Dunnottor Castle. And the Earle Marischall never used the said Sir George but as a gentleman which truly he was, and the said Sir George was on all occasions, during the whole series of his life, most ready to serve the Earle Marischall and was always esteemed by him as one of his special friends and trustees. And for his prudence fidelity and integrity the said Earle was pleas'd to make use of his advice and assistance in the management of his affairs and concerns of the greatest moment, as is evident by many missive letters yet extant from the said Earle which do him the honour to bear several expressions of great intimacy and respect. For instance, I shall insert the purport of some of 'em particularly one from Kendal in England, Dated the 4th August 1648 wherein his Lop, writes to Sir George "According to my promise I will write to you with every occasion. I came yesternight to the army, the 3 instant, where I found them at Kendall: the morrow or next day we are to march to Lancashire. Our army are all in good health and heartily receav'd by the country. Lambert is lying 26 miles below us at Barnie Castle in Yorkshire also Sir Marmaduke Langdale is marcht for joining with our friends there; if once your harvest were done I hope you will be as good as your word and come and see us, when 1 promise you are excellent tower and merry days be the grace of God. Remember me to all friends and to your wife father and mother." And so his Lop. concludes "Directed for his loving friend George Ogilvy of Barras." In another letter when my Lord Marischall was prisoner at London, dated the 26 November 1656, his Lop: was pleased to express himself to the said Sir George. "In the first place you might give me leave to wish you joy in your new wife and I pray God bless you both and grant she fill the room of the other which I hope she will do for I hear she is a good woman." And his Lop, after the imparting of some business adds "I hope to be thankful to all I have found kind to me and particularly to yourself and I trust in God to be merry at your fireside, till then and still. I am

Your most affectionate and Directed, ut supra. Assured friend Sic subscribitur MARISCHALL"

There's another letter which does farther evidence my Lord Marischall's respect to Sir George dated 23 December 1657 wherein his Lop. is pleas'd to thank Sir George for his advice in some affair and concludes. "I will expect you here at Inverugie, till then and ever I will be

> Your loving friend to his uttermost Sic subscribitur MARISCHALL

My wife and I are your and your wifes servands and wee will drink your grand childs health the morrow."

Directed for my worthie friend George Ogilvie of Barras These.

There's another letter from the Earle Marischall to Sir George, dated at Newcastle 25 May, 1657, wherein his Lordship says in the last paragraph and close of his letter "You have already given such proofs of your respect and kyndness to me as I shall not doubt but now in this Nicke of time when my all lyes at the stake you will continue your wonted favours to me so be assured whatever shall be my condition I shall ever acknowledge myself to be

Directed ut supra.

Vours &c."

¹ Sir George had married as his second wife, October, 1656, Margaret, daughter of Robert Arbuthnott of Fiddes .- v. Pedigree. 15 *

There are other two letters from the Earle Marischall to Sir George, dated after K. C. 2ds restoration and after that the said John Earle of Kintore had sett up his pretensions as the preserver of the honours of Scotland. The 1st. letter is dated at Whitehall 8 January, 1663, as follows

"I received yours and am vexed that any having although relation or kindness to me should scruple at your offering your endeavour for my good. I am, believe me, sorie they are so byassed and be yee assur'd I resent (? respect) your kindness and doe desire you will continue to be so still I am Yours &c."

Directed thus "for my worthie friend Sir George Ogilvy of Barras."

The other letter is dated Whitehall, 10 february 1663 as follows

"I have sent home my servand Ramsey to shew my friends our resolution of coming to Scotland in the end of May or beginning of June and shall not doubt of your concurring with my friends for so good ane end."

Now to return to the allegations

2 do. 'Tis alleadged in the Earle of Kintore's libel that when the honours were committed to the said Earle Marischall to be secured and kept in the Castle of Dunnottor that they (the honours) fell to be in some manner under the charge of the said Sir George according to the trust the Earle Marischal had reposed in him, And that the Earl Marischall having lodged the honours in a secret place of the Castle and he being thereafter unluckily made prisoner and carried to London he was necessitat to send privat orders with the keys of the place where the honours lay (which

he always kept about him) to his mother the Countess Marischall praying her to take care of the honours it being no more in his power to look after them and that she did then intrust them to the Care and keeping of the said Sir George. And that he had proved very unluckie in it, if that the now Earle of Kintore had not prevented the hazard by his foresight, in as much as, when the Committee of estates had ordeir'd the Lord Balcarras to receive the honours out of the said Castle: And that the said Sir George was afraid to deny the Committees order, yet the now Earle of Kintore though then very young did refuse to give them out of the Castle and that his doing of this did prevent their falling in the enemys hands when within a little while they the English became Masters of all Scotland Except the said Castle wherein the honours were kept. And that when they were marching northward towards Dunnottor the forsaid Countess ordered the honours to be conveyed privatly out of the way which was done within a few days by the assistance of Mr. Grainger his wife and maid and were carried in a bundle of flax to the Kirk of Kinneff and hidd therein: And that the Minister gave the said Countess a receipt bearing the place of the Kirk where they were hidd whereby the honours were secured through the good conduct of the Countess and by the assistance of the said Minister, his wife and maid during the whole time of Cromwell's usurpation.

To all which it is answered

That 'tis neither probable nor feasible that the said Earle Marischall did keep or withold from the said Sir George (then Governour of the said Castle) the key of that secret place where the honours were than kept and secured, in regard the said Earle's Commission to Sir George as his Lieutenant gives unto him the sole power and command of the house and Castle of Dunnottor

under his Lordship whereby it doth justly and reasonably appear that since the said Sir George had the keeping and sole power of the said Castle he had also absolute and full power of the honours. For the Earle Marischall having reposed such entire confidence in Sir George (beyond all his Lordships friends at that juncture and nick of time) 'tis not to be doubted but the honours were primarily and particularly intrusted to him at the receiving of his Commission. And it doth farther appear by the Earle of Loudoun, then Chancellour of Scotland, his missive letter to which I referr, that the said Sir George had the immediate and particular trust of the saids honours from the Earle Marischall and none other, and his Lordship being then prisoner at London the said Sir George had the sole care and disposal of the honours and was accountable for them, And it's hereby evident that the said Earle of Kintore had no trust, care of, or concern with the said Castle or the honours That the Committee of Estates order'd Sir George Ogilvy (then Governour of the said Castle) to Deliver up the honours to Balcarras is evident by his Lordships missive-letter to which I referr; but that the late John, Earle of Kintore gave advice anent the securing of 'em or diswaded Sir George the then Governour, from giving out the honours to Balcarras is no better than a jest both upon the account of the Earle of Kintore's being then very young (as he himself acknowledges) and therefore very unfitt to give Counsel in a matter of so great importance at such a critical juncture, and moreover 'Twas notourly known that the said Sir George was one of the most prudent and foreseeing men of that age and his conduct did bespeak him such for if he had obey'd the order of the then Committee of Estates seconded by verbal and literal solicitation from the Lord Balcarras then the honours had inevitably fallen in the hands of Oliver Cromwell, and that the said Earle of Kintore gave advice thereanent far less refused to give the honours out of the Castle doth not at all appear nor can be proven any other way than by a bare assertion and licet omnibus allegare, but that the honours were not Delivered to Balcarras is most certaine as the event hath proven for exitus acta probat.

The said Sir George having the weighty charge of the Government of the said Castle and the preservation of the honours, did communicate his anxiety to his lady and upon a serious consultation between them it was concluded she should convey the honours out of the said Castle and secure them without her husband's knowledge, which she bravely undertook and did wisely and happily effectuat and stood the shock of all the menaces and maltreatment of the enemy with such a firm and undaunted resolution and constancy as is rarely to be parallel'd in one of her sex. And the truth of this is evident by Major Deane's warrand for her and her said husband's releasment upon bail as above Narrated. And he is so far from being satisfed or sooth'd up by the evasion she made that he touches it only in general terms superficially and without much regard, the words being these. "And lastly said his wife had conveyed them (meaning the honours) to a gentleman who carried them to foraign parts. I am willing in case he shall procure good security of 2000 or 1500 lib. ster, that he shall render himself a true prisoner to you upon demand as also that his wife shall Do the likes &c." Now what would have made M G. Deane express himself so if Sir George his lady had not bold own'd and maintained that she had convey'd out and secured the honours as aforesaid? And if she had not been the main actrix in contriving the manner of transporting and securing the honours and the only person who entrusted them to the said Ministers wife what motive could have inducid her to have undergone a long and strait imprisonment jointly with her husband and to have suffer'd so much both in her person and Estate. Sure, not to procure wealth and honour to the then Mr John Keith late Earle of Kintore (too great a complement to bestow) but out of an innate principle, like the brave old Earles of Douglass her predecessours, of loyalty and fidelity to her prince and out of a just regard to the honour of that Kingdom which then lay at stake, and in hopes that her family and posterity shou'd have reapt and enjoy'd a reward suitable to such an honourable merit.

And at the time that Sir George's lady sent for Mr Grainger's wife and entrusted the hiding and securing of the honours to her as aforesaid it is not probable that the then Countess of Marischall had then any acquaintance of the said Minister or his wife, tho' it's incontrovertibly true that Sir George Ogilvy had been and his Grand-son Sir David Ogilvy is yet in possession of the lands of Barras lying in the parish of Kinneff where Mr Grainger was minister, and consequently Sir George's lady cou'd not but know the Minister's wife and having experienc'd her fidelity and honesty in other things did the more freely adventure to entrust her with matters of so great importance, but that the Countess of Marischall did intrust the hiding and securing of the honours to the said Minister and his wife doth not appear to any rational unbyass'd unprejudic'd person. Her ladiship having no concern in that parish it can't be suppos'd that she cou'd then be intimat with nor repose such confidence in the said Minister and his wife especially she (the Countess) having churches much nigher to the place, I mean Dunnottor Castle, of which the Earle Marischall is patron, And therefore 'tis to be thought that the Countess wou'd have committed the honours rather to the care and custody of some of the Ministers of these Churches, if to any at all, where she had interest.

3 tio. 'Tis alleadged in the Earle of Kintore's libell that the said Sir George made an ill defence of and surrender'd the said Castle upon a very mean Capitulation. To which it is answer'd that it's well known to all that 'Twas the last Castle held out that time and that against such a prevailing army that if Sir George had not been a man of extraordinary Conduct and Courage he cou'd not have stood out so long as he did, which is evident by the missive-letters from some of the Commanders in chief of the enemy as follows

The first letter

GENTLEMEN

I have power to Demolish your own and the remainder of my lord Marischall's houses in these parts except you timously prevent the same by the giving up the Castle of Dunnottor to the use of the State of England upon such terms as other Gentlemen of honour have heretofore (when the forces of this nation were more significant) accepted, you may observe this season which the most significant persones of your nation Close with by putting these persones and estates under our protection. You may likewise Consider how imprudent at least improvident a part it may be reputed in a time of pacificatione for your armes to be the only antagonists to ane army whose armes God almighty hath hitherto made successful against your most considerable Citadell. I dare not promise you the like opportunity for good terms in future to com off upon as

he is ready upon Speedy Capitulation at present to perform who rests

Stonhyve, November Your humble Servant
8th 1651 Sic subscribitur R^T OVERTON.

Directed to the honourable Governour of Dunnottor Castle And to the rest of the Gentlemen there

A second letter

Honoured Sir,

Whereas you keep Dunnottor Castle for the use of your king which Castle Doth belong to the Lord Marischall who is now prisoner to our parliament of England, These are to advise and require you in their names to surrender the said Castle to me for their use And I do assure you by the word of a Gentleman that you shall have very honourable and souldier like Conditions. If you refuse this offer then if any thing shall happen to you contrary to your expectations by the violence of our souldiers blame your self and not me for I may tell you that the Lord hath been pleased to Deliver unto us many stronger places by storme then that is Since our unhappy difference hath been, and I doubt not but the same God will stand by us in our attempts in this. I desire your speedy answer and shall Rest

Sir

Your verie humble servant
Dated Stonhyve the xxii sic subscribitur
of November 1651 Tho: Dutton

Directed thus "for the Commander in Chief of Dunnottor Castle These." Sir George's return seems to answer both tho' 'tis directed to Dutton' And for the then Earle Marischall's personal safety, he being in the enemy's hands, as well as for the preservation of his houses and lands from damage makes these officiers believe he had his Commission absolutely from the King, and to speak freely tho' Sir George had his Commission at first from and under the than Earle Marischall (whose merit was very great) yet as appears by the then Chancellour and the then Lord Balcarras letters If the Regalia or honours had fallen in the hands of the Enemy Sir George and he only wou'd have been accountable for them (after his disobeying the order of the Committee of Estates) both to King and Kingdom.

The Copy of Sir George's answer to these letters is as follows (tho' directed to Dutton)

HONOURED SIR

Whereas you write that I keep the Castle of Dunnottor for the use of the King's Majesty which house as you say doth belong to the Earle Marischall you shall know that I have my Commission absolutely from his Majesty and non els neither will I acknowledge any man's interest here and intends by the Assistance of God to maintaine the same for his Majestie's service upon all hazard whatsoever. I hope you have that much gallantry in you as not to wrong my Lord Marischall his lands seeing he is prisoner himself for the present. Whereas you have had success in former times I attribute it to the wrath of God against us for our sins and to the unfaithfulness of those men who did maintain the

¹ The writer seems to have overlooked the fact that Sir George replied to Overton directly, and on the day on which he received the summons to surrender.—v. supra, p. 105.

same, none whereof you shall find here by the Lord's grace to whom I commit myself and am Sir,

Your verie humble servant

Dunnottor, November 22 sic subscribitur,

1651 George Ogilvy

There's another letter as follows

SIR

Being desirous to avoyd the effusion of blood and the destroying of the Countery I have thought fit to send you this Summons to surrender up the Castle of Dynotyre with the provisions of warre thereto belonging into my hands for the use of the parliament of the Commonwealth of England. If you shall hearken hereto with speed you shall have Conditions for your self and the souldiers under your command as may befitt a man of honour and one in your conditione. I expect your speedy answer and am

Sir

Dundee Jan: 3d. Your servant
1652 sic subscribitur. G. Lambert
Directed for
The Governour of
Dunnottor Castle.

I shall add two letters more from Walley one of the Enemy's Commanders anent the Exchange of prisoners.

SIR

I have recd: a letter from two of my souldiers Willim Waddington, and Richard Parsons whoe give notice that they are prisoners with you, I have also heard of two souldiers of yors, prisoners with us at Aberdeane. I shall set them at liberty upon Parroll, to come to you, in whose Roome I expect those two souldiers of myne to returne to mee with theire horses

and Armes, otherwayes I desyre you to send those back. If you please to release the third man taken with them, wee shall not be behind hand with you in curtesie when time serves. I have noe more but to let you knowe that wherein I may I shall be

Yo. humble Servant sic subscribitur. El. Walley

February the 10th

Aberdeane

1652 Directed for the Governour of Dunnottor Castle

These.

Another letter from the said officier is as follows

SIR

If you please to send mee my souldiers with their Horses and Armes, in yo end it will be more for yor aduantage, than if you sende them without. I shall account myselfe obleidged to take care that you may find it so, if you keepe yo Horses I am content you alsoe keepe yo men, that they may suffer for being so taken. I have noe reason to give my owne mony out of my purse to redeeme theire horses, nor have I any other waye to doe it, except I make you Towne where they were taken doe it ande that they shall if you desire it however if yo horses be not sent back they must pay theire full value. You may if you please save the Towne from a charge and lay an oblegation upon one whoe will be carefull to discharge it and in what he may to let you know he is

Aberdeane February the 15th 1652 Directed as before. Your humble servant Sic Subscribitur EL WALLEY by all which it's evident that Sir George Ogilvy when Governor of Dunnottor Castle cou'd not have behaved himself better, and 'tis acknowledged by the said Earle of Kintore, in the reflective account he gave to Mr Alexander Nisbet to be printed in his book of herauldry, that there was then no hopes of succour nor the Castle able to hold out long if once attacqu'd.

And truly it's a wonder that it held out so long even untill the 26 of May ao 1652 for there being no relief given and all hopes thereof then cutt off and but thirty five men in the Garrison, a mere handful in Comparison of the number then requisite to Defend the place, and all of 'em day and night upon duty were extreamly fatigu'd and over-wak'd, yet they maintain'd their respective posts valourously for the space of ten days when closely besiedg'd and from the Enemy's leagure at the black hill of Dunnottor were exposed to the havock of bombs and the shoaks of thundering Cannon and when the Governour found that the Garrison was not able to hold out longer and all forts within the Kingdom being then reduc'd under Command of the Enemy Sir George, the Governour, judg'd it better to make a honourable Capitulation then to have permitted the Castle to have been storm'd and when the Garrison marcht out with Drums beating and Colours Flying and kindl'd matches for the space of a mile the besiegers were astonisht to admiration to see such a smal force make so long and vigorous resistance against such a prevailing army. And the besiegers expressly told that if the Castle had not been that day surrender'd they were resolv'd to have storm'd it the very next day following which easily they might have done Considering the bad posture the garrison was in as aforesaid. And that which some time before did mightily incomode Sir George, the Governour, was a mutuny rais'd and fomented

by one David Lighton who had been a Collonel abroad vet by the said Governour's diligence and conduct the mutuny was supprest and crusht in the bud by Causing train-out Collonel Lighton and never allow'd him to reenter the said Castle whereby the souldiers were quash'd and Composed and the Direful effects of that Mutuny prevented which was to have sacrificed the Governour and all under his charge to the mercyless cruelty of the Enemy. And 'Twas a signal act of providence that the designe was discover'd for there being several veteran souldiers in the Garrison who had serv'd in france and other places, most of them strangers to the Governour and getting no pay from the publick, made his post very uneasie and brought him to a deal of Charges he being necessitat to give pay to the said Collonel Lighton, and to the Surgeon Engeneer and Cannoneir, all out of his own Estate, he having gott no pay either for himself or them from the publick.

4 to. 'Tis alleadged in the said Earle of Kintore's libel that when Sir George and his lady were required by the English after the surrender of the Castle to deliver up the honours or give a rational account of them they asserted that the honours were Carried abroad by Mr John Keith, the said Earle of Kintore, and deliver'd by him to the King at Paris, and the Earle alledges that this was the contrivance he had devised and the principal Cause of his going abroad. To which 'tis answer'd That the said Earle of Kintore, at and before the time of conveying the honours out of the said Castle knew nothing then how and by whom they were Convey'd out and secur'd is doubly evident, first, by his account of that matter to Mr Nisbet to be insert in his book of herauldry, at Edinburgh, wherein the said Earle affirms that his mother the Countess of Marischall contriv'd the manner of securing of the honours and that she communicate the same to such a Number of trustie persones as were requisite to make the Designe effectual among whom was George Ogilvy, a servant of the family, (who had been entrusted with the government of the Castle), and that the designe was the honours should be convey'd out of the Castle by sea and that accordingly they were carried to a Church three miles distance. By this it wou'd also appear that the said Earle of Kintore had not gott a right information (before or at the giving of this account to Mr Nisbet) how or after what manner the honours were carried out of the said Castle. And the Earle further adds that his said Mother ordered those she had entrusted with the carrying them off to give out and maintain (if the said Castle should happen to be taken, on which was not much doubted) that her son John had carried them abroad and deliver'd them to the King then at Paris, and that she immediately wrote and acquainted her said son with the method she had taken, and desired he might own the same. account to Mr. Nisbet flatly contradicts the Narrative of the said Earle's libel to the Privy-Council of Scotland and doth sufficiently prove that it was none of his contrivance. I mean the manner of preserving the saids honours and testimonium adversarii contra se est validissimum. 2 dly. If the said Earle of Kintore had been then in Scotland, Sir George his lady cou'd not have made use of his name be way of evasione for the Enemy would have been soon undeceiv'd.

5 to. It's alleadged by the said Earle that by his firm countenance and exact answers when appearing before General Monk and Collonel Cobet, the honours were preserved till the King's restauration in the year 1660 at which time the Countess of Marischall writes to his Majesty to know his pleasure about the honours, and that she had a very kind return of thanks with orders to

Deliver the honours to the Earle Marischall and that the King being informed of what had passt as aforesaid his Majesty gave the said Earle of Kintore (then Mr John Keith) the patent of Knight Marischall with a honourable fee. To which it's answer'd that the said Sir George and his lady own'd the having of the honours, and his lady in particular constantly affirm'd that she had sent them abroad as aforesaid to the King C, the 2d, and so she and her husband stood in the gap and (next to the then Earle Marischall) suffer'd for all, and keept Mr Grainger the Minister of Kinneff and his wife from being suspected, question'd, or known. And if the then Countess of Marischall got an order from the king to deliver the honours to the Earle Marischall why did she not deliver them accordingly? And moreover I must crave leave to say, with all due regard to her ladiship's memory, that if my lady had entrusted the honours to Mr Grainger she wou'd not have fail'd to have pursued him for delivering them to the said Sir George without her consent, and if her ladiship had given the trust of them at first to Sir George, and he meddling with the honours to deliver them without her advice and concurrence, she wou'd have pursu'd him for his intromission, but so it is she never intented any such action against any of them, since she cou'd not prove that she had either intrusted the honours to Sir George or yet to Mr Grainger, which, if she cou'd have done, there's no doubt she wou'd have taken all redress law cou'd have given her, for it's well known she was a very active and stirring lady.

6to. The said Earle of Kintore alleadges in his libel or Council-letters that the said Sir George, not being content with the acknowledgments that he might pretend to for the small service he had done in the said matter, had the confidence to send to London his son

Sir William Ogilvy, arrogating to himself the sole preservation of the honours, and making his address to his Majesty by the lord Ogilvy thereafter Earle of Airlie The Countess of Marischall was necessitat to send to London a Gentleman to inform and desire the Earle of Middleton to repress Sir George his presumption and arrogance which was accordingly done and adds that the Earle of Middleton at the said Countess her solicitation did so represent the affair to the King C. 2d. that his Majesty refused to give any more ear to Sir George's false suggestions which put ane end to that attemp. To which it's answer'd that the said Sir George was indeed frustrat of the just recompence and reward due to him and his lady by the opposition his son the late Sir William mett with when at Court from those great minions to whom the matter was misrepresented, as aforesaid, both by the said Earle of Kintore his taking the start and by the endeavours used to prepossess both King and Court.

'Tis alleadged in the Earle of Kintore's libel that, if the said Sir George had kept himself within bounds, neither the Countess nor any of the family of Marischall wou'd have grudg'd him the just reward of his faithful service (this contradicts what the Earle of Kintore says as to the acknowledgments Sir George pretended for the smal services he had done and is a convincing proof of Sir George his loyalty and fidelity) and then the said Earle goes on and says; but Sir George his arrogant impudence to have the whole care and good service of having preserv'd the honours ascrib'd to himself and thereby design'd to robb the Earl Marischall and him of their true merit and also bely his Majesty's patents was that which justly offended, and that the said Sir George was put to silence and did for many years content himself with the reward he had gott without pretending any

further. To which it's answer'd that for the late Sir William Ogilvy of Barras, his causing publish a true relation of the preserving and securing of the Regalia or honours of Scotland, thereby to make known and perpetuate Sir George and his lady's good service and sufferings, and also to satisfy and disabuse this and neighbouring nations as to the manner how and the persons by whom that important matter was contriv'd carri'd on and happily effect'd, I say, cannot in law equity and reason be constructed a designe to robb the then Earle Marischall of his merit (whose loyalty and sufferings were such as no good man who loves his King and Country can question) for Sir George did rather add to and augment the Earle Marischall's merit by discharging so handsomly and valiantly the trust the said Earle Marischall had honour'd him with, which plainly and undeniably appears by a letter his Lordship sent Sir George from the Tour of London after the said Castle was surrender'd upon Capitulation as aforesaid. In which letter yet extand (as are all above mention'd) his lordship expressly says these words "And though wee have not obtained such as wee could have wished vet. I must tell you that I will never be unmindful of your kindness exprest to me. Whenever it shall be in my power to let you know the same." This doth further evidence that Sir George cou'd not have done more at that time for the Earle Marischall's honour and interest than he did. But for my Lord Kintore to pretend that the honours were preserv'd by him and his said Mother only, to speak in his own words, was a plain robbing of the Earle Marischall of his merit and did prejudge the heir and representative of that family. And for the said Sir George or his son Sir William their using honest and lawful endeavours to obtaine a reward and just recompense for the loyalty and sufferings of their family, as said is, and for Sir William Ogilvy his causing publish the same in defence of his family and posterity attacqu'd, as aforesaid, by the said Earle of Kintore his unjust and reflective account of that matter to Mr. Nisbet, professour of herauldry at Edinburgh, cannot be constructed a belying of his Majesty's patents or any just offence. And it's a rule both in law and nature that what truth the defender tells ob propriam tutelam, id jure fecisse existimetur. And the doing of Sir George Ogilvy justice, as to his merit in preserving the Regalia, is so far from belying My Lord Kintore's patents that it is own'd in K. Ch. II's patents of March 5 1661, whereby he creates George Ogilvy a Kt, Baronet; its likewise own'd in that prince's charter changing the ward holding of the lands of Barras into that of blench, and it is againe own'd in the ratification of the same by act of parliament, so that his lordship, by denying Sir George's merit, contradicts them all three, which was certainly more Criminal than what he unjustly charges upon Sir William and his son

Answers to, with remarks upon, a scurrilous paper called an information given be the said Earle of Kintore to the Privy-Council of Scotland a^o 1702 against the late Sir William Ogiky of Barras and David Ogiky his son.

1 mo. 'Tis alleadged in that paper called an information that especially by the prudence and firmness of John, Earle of Kintore, then Mr. John Keith, the honours of Scotland were preserved from falling into the hands of the English and after the restauration of K. C. 2d discovered and restored to the government with an ingenuous and honest account how they had been preserved. But Sir George Ogilvy of Barras, conceiving that it might be a great advancement for his family if he

were understood to be the sole preserver of the honours, and that in a matter so misterious and secret it would be easie to assert boldly, did therefore ungratefully and foolishly set up for the honour of having done that service to his maiesty and the nation without any assistance of the family of Marischall. But the thing being then recent, and all the people alive who knew the Circumstances which served to give light to the truth. Barras let fall his pretensions, and the true account of the preservation of the honours was not call'd in question by any body for 40 years. To which its answer'd that the late John, Earle of Kintore, doth acknowledge that the Regalia of the Kingdom of Scotland were entrusted to the then Earle Marischall during the time of the late troubles, and that they were by the care of the late Earle the Countess his mother, and especially by his prudence and firmness preserved from falling into the hands of the English &c. by which word especially (being very emphatick) the said John, Earle of Kintore, seems to assume to himself the greatest part in the preservation of the honours, thereby detracting from his brother, the then Earle Marischall's merit. In anno 1674 the late Sir William Ogilvy of Barras, son of the said Sir George, went up to London in expectation of the reward and pension promised to his father, but the then Secretary, being made his great Enemy and a fast friend to the said Earle of Kintore, and he the said Earle, as he confessed to Mr. Nisbet at Edinburgh, did make Sir William as many enemies as possibly he could at Court; so that Sir William having so many and great enemies was shifted of and postpond, and at last wearied out that he was oblig'd after great loss of his time and money to returne home without pension, place, or any pecunial reward, and his father Sir George reflecting upon his own and his lady's great losses and sufferings, and after all to see his son disregarded and himself unrewarded for his faithful and discreet service, as the said Earle of Kintore in his libel expresses it, he, Sir George, contracted melancholly and dved sometime thereafter. All which proves that he was not satisfied with that part of his reward he at first got; neither did he let fall his pretensions but expected a pension as the King had promised him. This doth also cut off Kintore's pretention and allegation of prescription. And altho' such an interruption and litiscontestation had not been made in ao 1674 vet, by the civil-law and according to equity and reason vitiosa possessio non juvat possidentem et quod ab initio non valet non potest tractu temporis convalescere. tho' the said Earle of Kintore taxes the said Sir George as having ungratefully and foolishly set up for the preserver of the honours &c yet he ought rather to have gratefully and prudently as well as justly acknowledg'd Sir George his lady's act of kindness (having been the greatest e're was Doune him by any) in making use of his name as a mean, tho' it prov'd but a smal' one, to conceal the honours from the enemy. I say, the said Earle of Kintore was in point of gratitude bound to have had a singular regard for the family of Barras being the posterity of that lady and to have promoted and advanced their honour and interest, since she gave the first rise to his grandeur and estate. But to wrong, oppress, and mal-treat the family of Barras, so much as the said Earle of Kintore has done, was barbarous ingrate and inhumane.

2 do. The said Earle of Kintore Alleadges in his printed information that George Ogilvy, when Governour of Dunnottor Castle, was affraid to deny the order of the Committee of Estates anent transporting and securing of the honours and that he, the said Earle, did diswade

him and that he the said Earle did refuse to give out the honours out of the said Castle to Balcarras having projected a more effectual way to preserve them; and that if they had been delivered to the said Committee, which was shortly thereafter dissipat, they the honours had undoubtedly fallen in the hands of the enemy; and that he, the said Earle, tho' very young, apprehending the danger, refused to give the honours to Balcarras: and he the said Earle of Kintore did avert this, as if he had had any trust of the honours or concern with the keeping of the said Castle. And the said Earle alleadges in his libel or Council-letters that the honours having escapt this hazard were still kept in the said Castle; but the English marching northwards towards Dunnottor, the foresaid Committee ordered the honours to be conveved privately out of the way, which was done by the faithfull assistance of one Mr. James Grainger, Minister of Kinneff.

The said John Earle of Kintore, in his printed information, alleadges that the English approaching Dunnottor, and there being no appearance of relief, the said George Ogilvy gave the honours of Mr James Grainger, Minister of Kinneff, who carried them out of the Castle and the said Mr James sent his wife to receive them.

Now let the world judge! if the said Earle of Kintore his assertions anent his and his said mother's preserving the Regalia or honours of Scotland be not this far inconsistent and contradictory. The said Earle of Kintore alleadges in his paper call'd an information that the said Barras was redargued by the writs (meaning the pretended letters and declarations from Grainger, the Minister). So far from any such thing neither the said Earle nor his mother the Countess of Marischall did ever alleadge or produce any such writs till this late process ao 1702 which, if they had had or thought probative or

authentick it's unquestionable they would have made use of them when the Minister and his wife were alive, especially when the said Earle's mother was very hard upon the said Sir George by many law-suets and expensive pleas before the lords of session by reason he would not say she and her said son had preserved the Revalia.

That the said Sir George held out Dunnottor Castle when Governour there longer then the then Committee of Estates the Chancellour or lord Balcarras did think probable nay possible is manifest by their letters aforesaid. And the said Earle of Kintore acknowledges in the account of his family to Mr Nisbet, that the said Castle was not able to hold out long if once attacqu'd and that when it was surrender'd the English, finding the honours were withdrawen, threatned the greatest cruelty on the besiedged. This is a further proof of Sir George's valour and gallantry and likewise of his and his lady's sufferings for the honours who were the only persons Challeng'd and imprison'd on that account, the rest of the garrison being dismiss'd after they had marcht out honourably according to Capitulation as aforesaid. And if Sir George and his lady had not been faithful and honest they might, thro' avarice, have sold the honours or, thro' timorousness, told the enemy where they were hid, and non in Scotland could have hinder'd 'em; but they were true to their trust and loval to the utmost degree.

In that paper Call'd a Declaration from Mr James Grainger, Minister of Kinneff, to the then Countess of Marischall it's said that Grainger thought fitt to declare that in August 1651, by the Countess of Marischall, the honours were delivered to George Ogilvy of Barras with charge to him to secure them, and he keeping them in Dunnottor till there was no longer probability of maintaining the Castle, he employed me, having sufficient assurance of my loyalty and fidelity in promise keeping, to carry the honours out of the house and secure them.

In the first place it's questionable how Grainger cou'd know anything relative to the saids honours before they were entrusted to his wife, or that he had then any acquaintance of or Concern with the Countess of Marischall. And, besides, the Earle Marischalls Commission was given to the said Sir George with trust and command of the said Castle, in July before, and that the trust of the honours was at the same time given to him is evident by the Earle Marischalls receipt, which plainly proves that the Earle Marischall, and none els did entrust the care keeping and preserving of the honours to the said Sir George. And by Grainger's saying that the said Sir George Ogilvy employed him having experience of his fidelity in promise keeping &c., it's evident that the honours were not entrusted to Grainger by the said Countess, her contrivance or order. as is alleadged.

And that pretended Declaration bears that Grainger granted a ticket to the said Countess of having the honours in his custody: but it makes no mention that he had them in trust from her ladiship (and if there had been any such ticket methinks it wou'd have been produc'd at first). And Grainger adds that George Ogilvy had obtained a receipt from the then Earle Marischall and sent it or the double thereof to London to his son, as if the honours had been in his custody and by him preserved, although it be well known to his son that I had them in my house akeeping ever since the first delivery of them to me. This pretended declaration is contradictory in itself, and also inconsistent with the tenor and purport of Grainger's pretended receipt, wherein mention is made of several places in the said Church

where they, the honours, are said to have been hid and now alleadging they were kept in the Minister's house, it's plain the said receipt and Declaration, as they are call'd, do Clash one another and the said pretended declaration being posterior to the Earle Marischall's receipt of the honours to George Ogilvy it may shrewdly be suspected it was elicite. And as for Grainger's last letter to the Countess really it doth not appear to be the strain of language in the North of Scotland at that time. for he beginns "I could not of duty ommit to write to your ladiship at this time for Barras is now offering at high things namely to improve against your ladiship &c." And, besides, this letter is very reflective upon the then Earle Marischall's honour, as if his lordship should have given the said George Ogilvy a receipt of the honours the Night before his lordship had received them which is both unreasonable and unjust to imagine. And 'tis most certain if Grainger had deliver'd the Regalia to the Earle Marischall by the Countess her order, or as having 'em in trust from her ladiship, the Earle Marischall would have made mention therof by a Clause in the said George Ogilvy his receipt or els have given Grainger a particular receipt.

As to that pretence of the said Earle of Kintore's that, when the Earle of Middleton came to Scotland to Command a party for the King, he the said Earle of Kintore join'd him and got a receipt from him that he had deliver'd the honours to the Earle of Middleton. At the defeat of that party he the said Earle of Kintore was hardly put to it to tell where the honours were, to which 'tis said he answer'd that he had given them to the Earle of Middleton and had his receipt thereon. And he says that the English remained satisfied and gave over any further search for the honours. Whereas Sir George Ogilvy and his lady's enlargement from close

prison being only obtain'd upon bail of 2000 lib; str. and they were enforced to find bail of 500 l. str. in the time of their Confinement under which Sir George's lady dy'd and he continu'd therein 'till the King's restauration and Sir George and his lady's enlargement was obtained upon bail as aforesaid by the mediation of friends, particularly James Ogilvy of Shannally, a cusine of Sir George's, to whose house Sir William, Sir George's son, fled for sanctuary from the fury of the enemy when his father and mother were prisoners in Dunnottor. I say, as their enlargement was only obtained ut supra, so their strict confinement and being always oblig'd upon advertisement to enter themselves close prisoners, during which they were frequently examin'd and there house of Barras searcht doth evidence and shew that the Enemy were never fully satisfied anent the transporting and securing of the honours. And some of that party Commanded by Middleton set fire to the Entry of Sir George's house of Barras and wounded him in the hand, which was mutilat to his death (he being than at liberty from Close prison and Confined to his house of Barras before the defeat of that party), and consequently that frivolous pretence of the said Earle of Kintore's falls to the ground.

The said John, Earle of Kintore, having, as before mentioned given account of his family to Mr Alexander Nisbet, profesour of herauldry at Edinburg, to be printed in his book of herauldry, in which account the said Earle not only takes upon him the preservation of the honours of Scotland from falling into the hands of Oliver Cromwell but likewise throws several reflections on Sir George Ogilvy of Barras his memory, besides the taking from him the glory of his fidelity and his Noble service to his King and Country, wherefore, the late Sir William Ogilvy being informed thereof was sensibly touched that

such a reflective account shou'd be publisht and handed down to future ages and thought himself oblieg'd in honour and conscience to vindicate the memory and to perpetuate the integrity loyalty and sufferings of his father and mother, and accordingly caused publish a true and impartial account of the preservation of the Regalia of Scotland, as aforesaid, upon the sight of which the said Earle of Kintore was extreamly nettl'd to find the matter set in a true light and to see that his Lordship, tho' rewarded as the preserver of the honours by being first Made Kt. Marischall and then Nobilitate with a yearly pension of 400£ St., I say, to see that he had no other part in that service then the owning what Sir George's lady said be way of evasion to sham the Enemy, he, the said Earle, was so much incens'd at the discovery that he laid hold on some expressions in the said account which the just resentment of the injury done Sir George Ogilvy and his family by the above mentioned paper given to Mr. Nisbet had extorted. I say his lordship upon these ingenous and plain expressions founded a Complaint to the Lords of his Majesty's Privy-Council of Scotland ao 1702 against the late Sir William Ogilvy of Barras and his Eldest son, the present Sir David Ogilvy of Barras, alleadging (with many cruel words) that they were guilty of defamation &c. Sir William Ogilvy being sick and not able to travel, having been valetudinary for many years before, sent up a certificate upon soul and conscience which his procurators gave in, and humbly expect'd that the lords of Privy-Council would not have sustained any process against him untill he had been able to come up for making his full defence, for they said that by the inviolable constitution of the forms of Council there can be no procedure against a party whose Essionzie 1 is relevantly

¹ Essionzie: Excuse offered for non-appearance in a court of law.

made. Yet the said Earle of Kintore's moyen was such that the libel was read in absence, and the said account order'd to be burnt, which was accordingly done. Yet the said Earle's fury did not stop here, but he summoned Sir William and his son de novo, and Sir William was put to a double expense to a physician by renewing his certificate, and the said Earle had double his Number of advocats, and Sir William's son, the present Sir David Ogilvy, did compear personally but had no friend to give the lords of Privy-Council a full information of his case or a true account of what he had to say, and was so modest being assur'd of his innocence and Designing to sweeten my Lord Kintore who had then so great interest and moven that he gave in no defences and the then Earle Marischall, being well satisfi'd both of Sir William and his son's just intentions. did solicite the Earle of Kintore his uncle to let the process fall but he was enexorable, and Sir William's advocats told that his son, the present Sir David Ogilvy, never intended anything Dishonourable to the family of Marischall or any injury to the Earle of Kintore, and when Sir David was desir'd to speak he said only these words "I adhere thereto" meaning ut supra, and what now was spoke by the advocats qua advocats he does not own nor regard it. And when he was oblig'd afterwards to compear before a Committee of the Council he told my Lord Mar, who was praeces of that Committee and my Lord Kintore's near relation, that whereas he understood that the words he lately spoke before the Privy-Council were Conceiv'd in a sense far different from what he meant wherefore he crav'd leave to explain his meaning, being only this, that he never intended anything dishonourable to the family of Marischall nor yet any injury to the Earle of Kintore, and according to that rule in the Civil-law, in ambiguis ora-

tionibus maxime spectanda est sententia ejus qui eas protulisset. But he said that as for the preservation of the honours of Scotland by his Grandfather and Grandmother he wou'd own and maintain the same so long as his blood was warm, and that they were great losers and sufferers by the doing thereof, and did by way of expostulation boldly ask what my Lord Kintore (who with his Eldest son William, lord Inverurie, now Earle of Kintore were sitting with the Committee) did lose or suffer upon that account, and his words were that his owning of the matter was the means of Sir David's Grandfather and Grandmother's liberation from prison. "Not so, My lord," said Sir David, "'Twas upon Sir Robert Grame of Morphie's bail and bond of cautionry that they were liberat." At which his lordship was nonplussed. And these lords granted My Lord Kintore ane uncommon favour which was to cause one of Sir David's Advocats and his only agent Depone against him. This procedure gave him sufficient umbrage to think that the said Earle of Kintore wou'd then worst and run him down and as the most liable and fiasible way to prevent such treatment Sir David did the next Council-day (when the Committee was to make their report) present a petition to the Lord High Chancellour and the remanent Lords of her Majesty's Privy-Council of Scotland, and for brevity's sake I shall only insert some paragraphs of it as follows:

"As to any expressions that may fall from a party when he is in extream Concern, as they are to be interpreted in the most benign sense, so his own explication of them is always received de recenti for exculpating the same from a delinquence.

"And your petitioner humbly craves leave to explain himself as to what he spoke before your lordships in Council, his meaning being allenerly that he intended no injury to the Earle of Kintore nor anything Dishonourable to the family of Marischall.

"It is most certain that neither advocat nor writer nor agent is bound to Depone what is privatly told them by their Client otherwise it wou'd be the most pernicious precedent and thereafter there should be no trust, Wherefore your petitioner humbly craves to be assoilzied."

Notwithstanding all this, the Lords of Privy-Council, not getting full information of the case nor a true account of what Sir David had to say in his Defence, and my Lord Kintore being then a person of so greatt interest did so prepossess these lords that they fined this present Sir David Ogilvy of Barras in a 100 £, st. and ordered him to be imprisoned during their pleasure, which hard sentence did enforce him to exert the principle of self preservation and to leave his native Country for about twelve months (altho' his predecessours had Done and suffer'd so much for the honour thereof) to the neglect and prejudice of his affairs and the concerns of his family (his father Sir William being superannuated and unable by long sickness to look after them) as well as the spending of his money and time unprofitably, when he might both have husbanded the one and employ'd the other at home. And the said John Earle of Kintore did raise letters of horning &c Caption and ajudication and all manner of diligence against the said Sir David Ogilvy in his absence designing the ruine of his fortune, and adding affliction to his afflicted and aged parents.

As for the reflections the said Earle of Kintore casts upon Sir George Ogilvy's father tho' they are to be despis'd and, as all verbal injuries & personal reflections are esteem'd worthy of nothing but Neglect; yet it must be said that such opprobrious allegations fouly and maliciously to bespatter the dead in spite to the living, plainly demonstrates the badness of one's Cause, for he

that hath no better weapon must throw dirt. And suppose that what the said John Earle of Kintore Charges on the memory and reputation of Sir George and his father were true (as it is a manifest falshood) yet it cou'd not Contribute to fortify his pretensions nor authenticate his cause. And besides it was most unmannerly and ungenteel in a man of his quality to have recourse to lies, tho' with some they are sooner believ'd and go glibber down then truth, and 'tis the custome and practice of this wicked age in which it may be said terras Astrea reliquit to follow that devilish maxim of Matchivill (who was so well skilled in pseudo-policy) fortiter calumniare aliquid adhaeret or where truth is wanting to supply with calumnies and aspersions, and to blacken the fame of those they hate by heavy and disgraceful imputations on their memory, there being some men that, merely to gratify their ill nature, and like thorns that can do no other but scratch and tear, rake into the ashes of the dead, do scandalize the living, give a malicious turn to everything, and do blurr the good names of those against whom they bear a grudge by injurious Calumnies and spiteful libells. And a libel is justly defin'd a bell with a lie ty'd to the end of it to ring the scandal up and down. Now altho', as is said, the reflections cast by the said Earle of Kintore on Sir George's father be not worthy of regard, yet, to satisfy all the unbyass'd and unprejudic'd, as well as to put a Curb upon the foulmouth'd, these considerations following are offer'd to the view of all. 1 mo. If Sir George Ogilvy's father had been in such a base Employment or of such a mean extract as the Earle of Kintore alleadges, it is not to be thought that Sir John Douglass being the Earle of Angus brother's son wou'd have consented to, far less sign'd, a contract of marriage (which is yet extant) between the said Sir George Ogilvy and his sister Elizabeth Douglass

wherein Sir George's father takes burden upon him for his son and binds for such a conjunct fee as was correspondent to the tocher, being a competant sum in those days. The contract is dated the last day of January 1634. 2 do. Is it to be thought that William Earle Marischall wou'd have us'd Sir George with so much familiarity and respect as belongs to a gentleman, which is evident by the Earle's missive-letters ut supra? Can it be thought that that Noble person wou'd have treated Sir George Ogilvy in such a manner if he had been bred and brought up from a mean and obscure beginning by the Earle Marischall and in his family as the Earle of Kintore alleadges? And, besides, it's well known in the Country and Neighbourhood that both Sir George and his father liv'd creditably as gentlemen and were esteem'd as such

And as a farder proof of the confidence reposed by the family of Marischall in the said Sir George and his son the late Sir William, There's a letter yet extant from the late William Earle Marischall to the late Sir William Ogilvy of Barras Dated at Inverugie, September 14th, 1702, wherein his Lordship says "Our family have always had you our friend and nothing can show it me more than that you'll heartily concur for the choising such men to represent our shire as are of such good principles that greed will not byass nor threats frighten from their Duty. So for the well yow wish your Country and the friendship I expect from you I'm persuaded you will be for them. I am sorry to hear yow have been ill for some tyme. I have a Sedane is at your service. The way is short and a little of the air may I hope doe yow good so makes no doubt of seeing yow at our head Court which will very singularly oblige Sir, your affectionatt and humble servant

sic subscribitur Marischall"

And the said Sir William did in obedience to his Lordships desire goe to the head Court and went seldom abroad afterwards. And it is to be observed that this letter was written by the Earle Marischall a little after and in the same year that the Earle of Kintore, Uncle to the said Earle Marischall, did by his moven and Interest with the Privy Council of Scotland worst and run down the late Sir William Ogilvy and his son the present Sir David. As to the preservation of the Regalia of Scotland from falling into the hands of Oliver Cromwell, it doth evidently appear how and by whom that important matter was transacted, and for the late Sir William Ogilvy of Barras to give ane account thereof in defence of his saids ancestors memory and good-name attacqu'd as aforsesaid, and by appearing truth's champion to countermine the subterfuges and wipe off the paint with which it was contaminat and varnisht over cou'd not be reckon'd in the construction of law justice or reason any reproach injury or villany with which the said Earle of Kintore taxes him frequently in his libel stufft with calumnies slanders and detractions which seems to have proceeded from malice and to avenge the just disappointments he was then like to meet with (and which his family will now be sensible of) by the mere force and dint of truth which will sooner or later exert itself however by art or artifices it may be for a while conceal'd, and give to persons and actions the just praise or blame they deserve. For justice ought to be render'd to every man's desert in speaking the naked truth, for truth never grows old, neither is there any respect to be pay'd to a greyheaded Error, and there's so plain a line drawn between great truth and gross errors that it's visible to every capacity and an ordinary understanding that is not under a violent prejudice or blinded by some vice or

fault of the will may easily discern. Men by speaking truth gain more credit in the world and have more peace in their consciences, for honesty and integrity is the best policy and the most effectual and lasting instrument of Doing business, and Solomon well observes the lip of truth is established for ever and a lying tongue is but for a moment. And they who write without vouchers, which has been the error of great historians. do often impose falshoods for truth and if the error fall on things and actions they occasion great mischiefs. And without taking the method I've done 'Twas not otherwise possible to unravel so many intricacies nor to set so many quite forgotten, at least misrepresented transactions and events, in their genuine light. And men have an undoubted assurance of matter of fact ancienter by far than these above related and the distance of them from our times creates no manner of scruple concerning them. That there was such a man as Alexander the great and that he conquer'd Darius and the persians, that Julius Cæsar invaded England and in some measure subdu'd it, and that he overcame pompey in the Battel of pharsalia, and innumerable other very ancient matters of fact are firmly believ'd without any matter of doubt and scruple by mankind notwithstanding they were done so long ago. To return from this digression.

I do now appeal to the candid reader if John Earle of Kintore had any better proofs either for his pretensions as the special preserver of the honours of Scotland or yet for his reflections and calumnies on Sir George Ogilvy and his ancestors then an ipse dixit, as is evident by what's above related all documented scripto.

LXXXVII

Letter from James, fifth Duke of Hamilton, to Sir David Ogilvy, addressed "to the care of ye Postmaster of Stonehaven."

SIR

Tho I have not ye good fortune of your acquaintance, yet I am fond of embracing the earlyest opportunity of assuring you of the regard I have for you, weh I could not sooner do not knowing till of late that I had a relation in your part of the Country.

At a critical time like this every one employs themselves to find out the different situations every shire is in, how litle soever they may have interest in it, we'n engag'd me in the same kind of search, & afforded me no small satisfaction when by pursuing the enquiry I found I had so worthey a relation as Sir David Ogilvie who I know my Father had always so great an Esteem for, and whose acquaintance I shall endeavour to attain otherwise than by an Epistolary correspondence, Tho at present you must give me leave to take this method of soliciteing you in favours of a friend and particular acquaintance of mine The Laird of Skeen, who now offers his service for ye shire of Mearns, where I know you can be of singular service to him we'h will be a particular obligation done

Sir

Hamilton Oct^r. j 1733 Your most sincere humble Servant & affectionate cusin Hamilton & Brandon

¹George Skene, seventeenth of that ilk.—New Spalding Club, "Memorials of the Family of Skene," p. 42.

LXXXVIII

Sir David Ogilvy to James, fifth Duke of Hamilton.

May it please your Grace

Your grace's letter dated of Oct. the laird of Skeen delivered with his own hand in my house of Barras. I do rejoice exceedingly that your grace is in so good a state of health Your Grace's noble father is impressed on you to demean yourself a good pleasant & gracious friend.

I yesterday made a visit to my good friend & Neighbour the Lord Viscount of Arbuthnott, his house is about 3 miles distant from mine, where wee drank your Grace's health & I presum'd to joyn you wt your cousine lady Jean Douglass the Duke of Douglas sister. I hear she's a pretty & well accomplisht lady of exquisite virtue and probity. I cou'd wish your grace were matched wt her & thereby unite the Noble family of Hamilton & that of the brave old Douglass a new, your Grace having the best Title & ryt to the Duke of Douglass his Estate & your 2^d Son by that Lady will represent it, pardon this freedom I take wt your grace.¹

I have herein sent you a copie of a paper qch I have writ being my own private thots proceeding from a

¹The Duke may have pardoned Ogilvy's impertinence: he did not follow his advice. His second Duchess, Elizabeth, daughter of Thomas Strangeways of Melbury Sampford, having died in 1729, he married, 23d July, 1737, Ann, daughter and co-heiress of Edward Spenser of Rendlesham.—"The Scots Peerage," Vol. IV, p. 392. Lady Jane Douglas, on the other hand, became the wife of Colonel John Stewart, afterwards Sir John Stewart, Bart., of Grandtully, their marriage, under curiously romantic circumstances, resulting twenty years later, in the famous law plea known as "The Douglas Cause."—*Ibid.* Vol. I, p. 212.

principle of integrity inherent in me for the publick good & welfare of old Scotland.

I call it a general overture to be made at the meetings of the shires and burrows in this kingdom that the barons may beir the lied upon it before the Elections of Members comes on, & if your grace approve of it you may please cause disperse Copies of it in your Neighbouring Counties, & if our Comrs do not act & vote in the British parliat: for the honour interest & publick good of Scotland q^{ch} they cant make appear they ever as yet have done 'Twer better to send none at all, for I believe the English members of parliat: wou'd treat us better out of mere generosity than our own members have hitherto done, either pears or commoners.

I'm now well advanc'd in years ane valetudinary & decrepit do seldom travel but my inclinationes to serve your grace & my Native Country are strong & vigorous, & Am not yet determin'd if I'll be at the Election of a Com[†] to represent the shire of Mearns, but upon your Grace's account, if I be not for the laird of Skeen I shall not be ag't him whatever solicetationes are made me. I do think that gentleman a kind generous honest man, & one of a debonair conversatione.

I have searcht for & found some lies of late anent the Election of Members of the Scots parliat & in particular one from your Grace's father to mine and another from Wm Earle Marischall to my father at 1702. The E. Marischall desires my father heartily to concurr in the choising such men as are of such good principles that greed will not byass nor threats frighten from their duty. These are his lop's very words in his letter lying before me.

I have herein sent your grace a memorial anent the preservatione of the Regalia & of other monuments of the Kingdom of Scotland preserved by my grand-father when Governour of Dunnotter Castle in the time of Cromwells usurpatione, & particularly the papers belonging to the family of Hamilton qch is evident by a missive letter an extract of qch is here inclosed from your grace's grand-mother to my grand-fayr holograph, & a receipt from her servt James Hamilton on the end of the letter qch wt all the documents proving his loyalty & integrity are registred in the publick register at Edr.

When I was young I had the honour to wait of yor grand-fayr Wm Duke of Hamilton 1 in his grace's apartment in the Abbey of Holy-rode house & before dinner his Grace address'd me to my Lady Dutchess. I had her letter in my pocket & let her peruse it. She said it was true & that it was the last Castle held out for the King at that time. I was also acquainted wt & well received by your great uncles the Earles of Orkney Selkirk & Ruglen & by my lord Lord Basil 2 who treated me as kindly & familiarly as if I had been his own son. He was a brave man like to his Noble father in stature who was prince like & might have personat an Emperour. I wou'd be proud to cultivat friendship wt your grace by missives till I have the honour of meeting wt you personally. 'Twou'd be refreshing & viving to me now in my declining age & if I be in such a state of health as to be able to travel so far I'll God willing wait of your Grace at Hamilton or Kinneil next sûmer.

I intreat your grace will pardon this prolix letter. I wish your grace and Noble family all manner of

¹William, son of the first Marquis of Douglas, married Anne, Duchess of Hamilton (suppra, p. 108), and in virtue of this marriage was created Duke of Hamilton for life.—"The Scots Peerage," Vol. IV, p. 381.

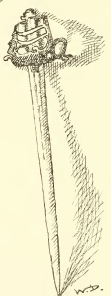
² Sons of the above.

prosperity in this world & eternal happiness in the next & I am with profound respect & veneratione

My Lord

Your Grace's most faithful most obedient & ever humble servt.

Barras Nov^r 14th [David Ogilvy.]



Cromwellian Sword.

MISCELLANEOUS PAPERS.

T

Memoir-The Ogilvies of Balnagarrow.

Ther is in the custodie of George Ogilvie of Auchindory oy and air of Jon Ogilvy of Balnagarro ane precept of saisine Daited at Dundee 24 November 1457. Granted be Walter Ogilvie of Oures laird of Dunboug for infefting his cousigne Andrew Ogilvie brother german to Jon Ogilvie of that ilk in the fourt pairt lands of Dunboug lying in Fyff.

Ther is ane Instrument under the hand of David Logie, notar, Dated 3 of August 1474, containing the transumpt of ane other Instrument wherein Walter Ogilvie of Oures is concerned and therintill this Andrew Ogilvie is designed Andrew Ogilvie of Balnagarrow. Whereby it is clear that Balnagarrowes first progenitor about two hundreth and som mae yeares was son to ye laird of Pourie Ogilvie.

П

Memoir—William Ogilvy of Lumgair.1

The laird of Balnagarro having sold his lands his second sone was William Ogilvy whose mother was only child & Daughter of James Ogilvy of Balfour sone to the than Lord Ogilvy whose lady was Daur to Stuart E: of Athol whose other Daur (I mean ye E: of Athol's) was Lady Balbegno & the third Lady Lovit. The

¹ This document is in the handwriting of Sir David Ogilvy. (265)

said W^m Ogilvy having no portion from his father, Dam Margaret Ogilvy who was married to ye than E: Marischall did take the s^d W^m Ogilvy along wt her, being a young boy, to ye mearns he being thirds of kin wt her, the said James Ogilvy of Balfour being her uncle, & when the said W^m Ogilvy came to be of age was found to be a handsome prudent man & was employed by ye E: Marischall in his most important affairs & had his horse & servt kept in ye family & grey-hounds for his diversion & he, the s^d W^m Ogilvy wodsett Lumghair being than nine chalders of vict¹¹ from ye E: Marischall & married Strachane of Bridgtoun's Däur in Angus whose father was a sone of Strachane of Thorntoun in the mearnes & Bridgtoun's Lady was Daughter of ye laird of Aitoun in Fife.

ш

Contract—Erll of Anguss & Mr Androw Arbuthnot.

AT ABERDEIN PITDRICHIE AND LITEL FIDDES the nynt day of Junij the yeir of God ane theusand fywe hundreth four scoir & auchtein yeirs It is appoyntit agreit faithfullie obleissit and finallie contractit betuix the richt nobel and potent Williame Erll off Anguss lord Duglas and Abernethie etc.³ for him selff and takand ye burdeine one him for Dame Elizabeth Oliphant countes of Anguss his spous one ye ane pt and Mayster Andr: Arbuthnot apperand of Litel Fiddes²

¹ William, tenth Earl of Angus, whose brother, Mr. John Doug'as of Pitdrichie, Corsbatt, and W. Barras, was father of Mrs. Ogilvy. The Earl married Elizabeth, daughter of Laurence, fourth Lord Oliphant.

² Andrew Arbuthnott of Little Fiddes succeeded his father prior to 1606. He was nephew of Alexander Arbuthnott, Principal of King's College, Aberdeen, the author of "Originis et incrementi familiae Arbuthnoticae Descriptio Historica." Sara Strathauchine here mentioned has escaped the notice of the genealogist.—Cf. "The

for himselff and takand ye burdeine one him for Sara Strathauchine his spous on ye wther pt bindand and obleissand thame thair airis executoris and assigneyis hinc inde to wtheris wnder ye pains off poynding and horning to pas apone ane singel charge of sex dayis the ane but prejudyce off ye wther in maner forme and effect as followis THAT IS TO SAY the sd Erll grantis him at ve making off thir prits and abefoir to hawe resauit frome ye said Mr Andro ye sowme off ane thousand merkis vsuall Scottis money off ve qlk sowme ye Erll holdes him weill content satisfeit and peyit and for him and his foirsaidis exoneris quyitclamis and dischargis ve said Mr Andro his airis executoris and assigneyis off ye same for now and euer FFOR THE OLK sowme alreadie pevit as saidis the said Erll binds & obleiss him and his foirsaidis to dewlie heretabllie and sufficentlie titulo oneroso vest seas and infeft ve said maister Andro and Sara Strathauchine his spous wt him be conjuntfie ye langest liwer off thame tua ye airis lawfullie gottine or to be gottine betuixt thame qlkis failyeing to ye airis lawfullie gottine or to be gottine of ve said Mr Androis bodie qlkis failveing to Mr Peter Arbuthnot brother german to ye said Mr Andro his airis & assigneyis quhat sumeuer in all and haill the Toune & landis callit ve Farnybrae with ye haill pendicles and pertinentis yroff as ye same is presentlie occupeit be Roger Jak with comone pasturage and libertie off fewall out off ye Moss off Barras vsit and wont and in spetiall warrandyce yroff in all and haill ye toune & landis callit ve Midtoune off Barras occupiet be Williame Coullie wt ve pendicles and pertinentis vroff all lyand in ve paroche

Scots Peerage," Vol. I, p. 286. She must have died shortly after the date of this contract and apparently without issue. Andrew himself died in 1626, having by Janet Gordon, Robert, his heir, whose daughter, Margaret, born two years earlier, became the wife of George Ogilvy.—v. Pedigree.

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of Kynneff and Schireffdome off Kincardin and that be sufficient heretabill few Chartour gawine off ye said Erll his airis and assigneyis for yeirlie payment off tuantie s. fewmaill allanerlie to be peyit in ye toune of Cowie yeirlie and in case off absens consignit in ye handes off ye schereff clerk off Kincardine at tua termes in ye yeir witsonday and mertimes be equall portiounis as at mair lenthe in ye chartor to be maid yr anent salbe expressit qlk sall conteine precept off seyssing with all clauss necesser or profitable for heretabill affectuall and peacabill joissing & bruiking off ye sames and namely warrandyce from all wardis releuis non entreis forfaltors purpresturis recognitiounis disclamatiounis alienatiounis assedatiounis anuell and lyifrentis lades terces conjunctfeis sasans publict or priuet assignatiounis resignatiounis stentis taxatiounis impositiounis inhibitiounis interdictiounis horeningis anullationis off infeftmentis or retouris bastardis appretiationnis evictionis disclamatiounis wtheris burdenis penaltis accidentis and inconveniencis quhat sumever alsweill vne namet as namit regal as privat and sall set and warrand and be thir pnts settis and warrands to ye said Mr Andro and his said spous & yr foirsaids the teyndis off ye saidis landis als weill parsonage as wiccarage during ye tyme off ye wodset yroff for yeirlie peyment off thretteine s. and four penneis allanerlie att the recept off ye glkis euidentis & richtis maid seillit & subscryvit in dew & competent forme as saidis. The said Mr Andro sall for him his said spous and thair foirsaidis mak seil subscryue and delyuer to the said Erll his airis and assigneyis ane sufficient letter off reuersioun be wertew off ye qlk ye foirsaidis landis principall & warrandyce ar and salbe redemabill by ye said Erll his sd spous duering hir lyiftyme and his saidis be repeyment off ye foirsaid sowme off ane thousand merks moe foirsaid

to be peyit and delyuerit togidder & at aines in ane sowme apone ane day betuixt ye sone ryissing & passing doun off ve same that qlk day win ve paroche kirk off Arbuthnot and incase off absens or refusall to be consignit in ye handis off Alexander Arbuthnot in Petcarlis 1 or Dame Arbuthnot off Fendowrie 2 and failyeing off thame in ye handes off ane responsabill lawit man within ye said paroche for quhome ye said Erll and his foirsaids salbe ansyrabill to be furthcumand to ye weill and profeit off ye said Mr Andro his said spous and ye foirsaidis premonitioun alwayis off fourtie dayis preceeding to be mad to ve said Mr Andro and his saidis personallie and failyeing yroff at thair duelling placis & paroche kirkis apone ane Sonday befoir noune befoir ane notar and sufficient witness as vse is in sic caseis as at mair lenth in ve letter of reversioun to be maid vr anent for redding off the saidis landis principall & warrandyce be peyment of ye foirsaid sowme off ane thousand merks with ane bak set off ye said landis teynd & stok to ye said Erll & his foirsaids for ye space off thrie yeiris fra ye feast of Witsonday last bypast in this instant veir of God jai vc & four score and auchteine veiris for veirlie peyment of ye sowme off one hundreth merks money foirsaid apone Witsonday ewry yeir forby and attor ye fewmaill & teynd silwer aboue speit qroff ye said Erll and his foirsaidis sall warrand reliewe and keip skaithles the said Mr Andro his said spous and thair saidis during the saidis thrie veiris and av and qll ve said Mr Andro his spous

¹ Third son of Robert Arbuthnott, twelfth of that ilk, by Christian, daughter of Robert, Lord Keith.—"The Scots Peerage," Vol. I, p. 291.

²On the death of Christian Keith, Robert Arbuthnott married Helen Clephane, of the family of Carslogie, by whom he had a son David of Findowrie. David married first Elizabeth Rait, daughter of Rait of Halgreen, who died in 1595, and thereafter a daughter of Stuart of Inchbreck.—*Didl.* p. 294. The latter was probably the "Dame Arbuthnot of Findowrie" mentioned above.

and yr foirsaidis be enterit to ye peacabill possessioun of ve saidis landis beginand ve first yeiris peyment at ye said feist of Witsonday last bypast with spetiall alwayis restricted provisioun and conditioun to be contenit in ye said reversioun that giff it sall happine ye said Mr Andro or his foirsaidis at any tyme efter ye outruning off ye saidis thrie yeiris to requeir ye said Erll or his saidis apone ve premonitioun off four score dayis preceiding ane feist or terme of Witsonday to redeme ye saidis landis principall and warrandyce that than ye said Erll and his foirsaidis sall redeme ye same wpone ye last of ye saidis foirscore dayis wtherwayis ye same free thynce furthe na wayis to be redemabill bot be peyment off ye foirsaid sowme off ane thousand merks moe foirsaid togedder with ane letter of tak conteanand balzerie off ve saidis landis tevnd and stok for ve space off thretteine veiris inst and imediatlie following ye redemptioun for yeirlie peyment of tuantie pundis maill allanerlie and ye said Erll obleiss him and his foirsaidis to caus ye said Williame Cowlie and occupieris of ye ground quhatsumever as cautioners seuerteis and full debtors for and wt ye said Erll becum actit in ye Commissioners buikis off Brichane or shereff buikis of Kincardine for yeirlie peyment to ye said Mr Andro and his saidis of ye foirsaid sowme of ane hundrethe merks yeirlie during the last tua off ye saidis thrie yeiris And forder it is finallie agreit betuixt the saidis pties that the saidis landis sall na wayis be haudine laufullie redemeit qll ye haill byrounis sic as happinis to be restand awand ye tyme of ye redemption be compleitlie peyit & delyuerit wt ye said principall sowme of ane thousand merks And for ye mair securetie baithe ye saidis pties content and consentis yt thir presentis be regrat in ye Comissaries buikis of Brechine or buikis of our seueral lords Counsaill wt executorialls to pas yrone in maner foirsaid and to that effect maks &

and ilk ane of thame conjunctlie. constitutis & seuerallie thair veray lawfull and irrewocable procuratours in uberiori constitutionis forma etc In witness qroff they have subscryuit thir present wt yr handis day yeir and place foirsaid wrtin be Alex Middiltoun nor publict befoir thir witness Mris Johne and Georg Douglas brether to ve said erll Robert Grahame seruitor to ve said erll Gilbert Dowie 1 burgess of Abd and ye said Alext Middiltoun notar publict wrter heiroff at Pitdrichie and Litilfiddes ve nynt of Junij ve veir of God abouryttin subscryuit be my Ladie Countes of Angus and Sara Strathauchin foirsaids before thir witness Jon Patton in Ferrochie Roger Strathauchin in Glithnow Robert Lindsay Wm Cowlie in Mickilbarras Alex^r Symson wrter heirof and Robert Neilson notter publick

Vm erll of Angus

MR Androw Arbuthnot wt my hand

Elizabeth cuntes of Angus

ROGER STRATHAUCHAN witness MR G DOUGLAS witness ALEXR SYMSON witness MR J. DOUGLAS vitnes WILLIAM COULIE witness ROBERT LYNDSAY witnes JHONE PATTONE VYTNES GILBERT DOWY wittnes ALEXR MIDDILTOUN not publict wreter heiroff witness ROBERTUS NEILSONE Notrius publicus manu sua.

¹ Probably the Gilbert Dowie who in 1598 took part with Mr. John Cheine of Fortrie and others in an attack upon Mr. George Abercromby, agent for the King's Treasurer, at the south end of Auld Aberdeine, when they "cruellie invadid the said compleinar behind his bak for his slauchter, & hurt & woundet him in the

Abstract.—CONTRACT between Williame Erll of Anguss, Lord Duglas and Abernethie etc. for himself and taking burden on him for Dame Elizabeth Oliphant Countes of Anguss his spouse on the one part, and Mayster Andr Arbuthnot, apparent of Litel Fiddes, for himself and taking burden on him for Sara Strathauchine his spouse on the other part, whereby the said Erll acknowledges receipt from the said Mr Andro of the sum of 1000 merks Scots and binds himself to infeft the said Mr Andro and spouse in the town and lands of Farnybrae with common pasturage and liberty of fuel out of the moss of Barras and the teinds during the time of the wadset : the said Mr Andro being bound to grant letter of reversion on the usual terms and to fulfil the usual obligations when repayment is made: Subscribed at Aberdein Pitdrichie and Litel Fiddes 9th June 1598.

1 V

The Testament testamentar and Inventar of the guides geir and debtes of Wingl! Mr Johne Dowglas of Barras within the parochine of Kinneff & Sherefdome of Kinneardyne the tyme of his deceis guha deceissit wpon the fysteint day of Merch jai vje and auchtein yeirs faithfullie maid and guven vp be Jeane Fraser his relict & executrix nomt be the said Wingl! Mr Jon in his life will underwiein concerneing the debtes awand be him and Inventar of his guides and geir and pairtlie made and guven vp be himselfe speikand vpon the xij day of Merch yeir foirsaid concerneing the debtes awand be him and nominatione of his executores.

In the first the said Jeane Fraser relict & executrix forsaid guives vp the said guides and geir following of hind heid to the grit effusioun of his bluid."—"Reg. Privy Council,"

Vol. V, p. 77.

the pryce speit To wit Tuantie tua drawin oxin pryce of the peice ower heid xiij lib vjs viijd Summa ijclxxvj lib xiijs iiijd Item nyne ky and ane bull pryce of the peice ower heid xiij lib vjs viijd Summa jcxxxiij lib vjs viijd Item nyne young nolt of tua yeirs auld and yeir aulds pryce of the peice ower heid four pund Summa xxxvi lib Item of sheip young and auld fyw scor pryce of the peice ower heid xls Summa ijc lib Item Four wark naiges & meires pryce of the peice ower heid xx lib Summa lxxx lib Item Sawin in the grownd sen the defunctis deceis four scor bolls aittes estimat at the third curne extending to twalfe scor bolls aittes pryce of the boll ower heid iij lib Summa vijexx lib Item Sawin in the grownd saxtein bolls beir estimat at the feird curne extending to thrie scor four bolls pryce of the boll iiii lib Summa ijevi lib Item In witicell & domicell estimat at tua hundreth punds ije lib Summa of the Inventar jaiviiiclii lib

Debtes awand to the deid

In the first Be Adam Ker for his ferme crop 1617 yeires Saxtein bolls ferme meall pryce of the boll iij lib vjs 8d Summa liij lib vs viijd Item Be Arch Spark for his occupatione of Barclay syde xiij bolls ferme meall pryce of the boll iiij lib Summa xliij lib vjs viijd Item Mair be him threttein bolls beir pryce of the boll iiij lib Summa lij lib Item Be Margret Barcley relict of Wmqll Wm Cowlie for his fermes Crop foirsd threttein bolls meall pryce of the boll iiij lib Summa xliij lib vjs viijd Item Threttein bolls bear pryce of the boll iiij lib Summa lij lib Item Be Andr Douce in Farniebray nine bolls meall for his ferme pryce of the boll iiij lib

¹ Curne: a grain, a single seed. The writer estimates that the crop will yield a return equal to three times the value of the seed sown.

Summa xxxvj lib Item Be the said Andr mor Nine bolls bear pryce iiij lib inde xxxvj lib Item Be Jon Morysone for his ferme of the sd Mr Jon his pt of the Maines of Barras xxij bolls aittes Pryce of the boll iij lib vjs viijd Summa lxxx lib Summa of the debtes iijc lxxxx lib Summa of the Inventar and debtes ijaliijc & xlij lib

Debtes awand be the deid guven vp be himselfe

In the first To Thomas Douglas burges of Aberdein¹ iiijc lib borrowit money conforme to his band iiijc lib Item to Mariorie Strachane relict of Wmq¹l David Grahame in Craigie² iiijclxvj lib xiijs¹ iiijd¹ Item to Mr Androw Arbuthnot of Littlefuthes conforme to his band iijcxxxiij lib vjs viijd¹ Item To Mr Rogar Mowat advocat in Edr iijcxxxiij lib vjs viijd¹ Item To David Lindsay in Crosbad viijc lib Item To Johne Young in Montrois borrowit money jcxxxiij lib vjs viijd¹ Item To James Auchinleck in Drumlithie borrowit money conforme to ane band jcxxxiij lib vjs viijd¹ Item to the Ladie Arbuthnot Dame Marie Keith³ jcxxxiij lib vjs viijd¹ Item To Mr Patrik

¹ Thomas Douglas, burgess of Aberdeen, appears in the Sheriff Court of that city as Cautioner for Arthur, Lord Forbes, and his tenants of Cowlie v. Wm. Forbes of Monymusk and his tenants of Dillab, 16th September, 16o6.—New Spalding Club, "Aberdeen Sheriff Court Records," Vol. II, p. 93.

² The Grahams of Criggie (now known as Ecclesgreig), in the Parish of St. Cyrus, were of the Family of Morphie and held the lands till 1686, when they were acquired by Robert, son of James Burnett of Craigmyle, and nephew of the first Baronet of Leys.—New Spalding Club, "Family of Burnett of Leys," D. 87.

⁸ The Lady Arbuthnott, daughter of George, fifth Earl Marischal, and wife of Sir Robert Arbuthnott, father of the first Viscount, is designed Margaret, in her marriage contract, dated 23rd December, 1615.—"The Scots Peerage," Vol. I, p. 302.

Fraser his brother in law lxvj lib xiijs iiijd Item To Jon Kennartie in Drumlithie lxvj lib xiijs iiijd Item To Margaret Wobster servant woman to the said Mr Jon Dowglas borrowit money lxvj lib xiijs iiijd Item to Jane Wat relict to Wm Soutar in Chappeltoune of Barras borrowit money liij lib vis viijd Item to Mr Thomas Carnegill 1 for ane yeirs fie xlvi lib xiiis iiiid Item To Jon Hill servand of fie & bountay viij lib Item To Rot Donaldsone servand man of fie & bountay vi lib Item Mair to the said Margrat Wobster for hir fie ij lib Item To the Minister of Kinneff2 for ane veires teind silver xxiiij lib Item To Kathren Paull servand woman of fie & bountay ij lib Item to Charles Dune litster in Aberdein xliiii lib viiis Item to James Clark in Stainhaw xl lib xs Item to Robert Burnet in Aberdein je lib Summa of the debtes iijaijexiij lib xje iiijd Sua the debtes excedes the geir in ixclxxi lib xiijs iiijd

Followes the letter will

The Testament lie will & Legacie of the richt honol Mr Johne Dowglas of Barras maid at his awin dwaling hous in Barras the tualfe day of Merch jai vic and auchtein yeires befor thir witness Jon and Gawin Dowglass sones to the said Mr Jon & Jon Hill his servitor James Auchinleck notar Mr Thomas Carnegill School Mr at Barras In the first the said Mr Jon being seik in bodie but quholl and perffit in memorie and senss committes his saull to God assuring himselfe of salvatione through the richteous merites of our Saviour Jesus Christ and ordaines his corpes to be honorablie buried

¹ Mr. Thomas Cargill, schoolmaster at Barras, was appointed minister at Caterline prior to 1623, and subsequently acted as clerk to the presbytery of the Mearns.

² Mr. James Rait, translated from Caterline in 1615.

³ Litster: dyer.

according to his estat in his fatheres burial plaice in the gweir of Glenbervie Item he nominates and constitutes Jeane Fraser his spous his onlie executrix and wniwersall intromissatrix with his haill guides and geir and to be tutrix testamentar to his bairnes that ar minores and ordaines hir to giw vp particular Inventar of his guides and geir in respect shoe hes best knawledge Item he leiwes in legacie to the puir in the parochine of Kinneff ten punds Item to the puir of the parochine of Glenbervie ten punds Item he leiwes in legacie to Johne Hill his servitor the holl cloathes he weires daylie on his bodie with ane plaid. As to the Inventar and Compt of the particular debtes awand be the said Mr Johne the samvne followes Item imprimis to Thomas Dowglas Burges of Aberdein sax hundreth merks borrowit money conforme to his Band Item to Mariore Strachane relict of umqll David Grahame in Craigie sewine hundreth merks Item to Mr Andrew Arbuthnot of Littelfuthes fywe hundreth merks conforme to his Band Item to Mr Rogar Mowat Advocat in Edr fyw hundreth merks Item to David Lindsay in Crosbad twalf hundreth merks Item to Johne Young in Montrois tua hundreth merks borrowit money Item to James Auchinleck in Drumlithie tua hundreth merks borrowit money conforme to ane Band Item to the Ladie Arbuthnot Dame Marie Keyth tua hundreth merks Item to Mr Patrick Fraser his brother in law ane hundreth merks Item to Ion Kennartie Drumlithie ane hundreth merks Item to Margrat Wobster servand woman to the said Mr Johne Dowglas ane hundreth merks borrowit money Item to Janet Wat relict of Wmqll Wm Sowtar in Chapeltoune of Barras four scor merks borrowit money Item to Mr Thomas Carnegill School Mr at Barras for ane yeires fie thrie scor ten merks money. Item to Johne Hill servand to him of fie and bountay aucht

punds Item to Robt Donaldsone servand man of fie and bountie sax punds Item mair to the said Margrat Wobster xls Item to the Minister at Kinneff for ane veires teind silwer and wicarage xxiiii lib Kathren Paull servand woman of ffie xls Item to Charles Dune Litster in Aberdeen xliiii lib viiis Item to James Clark in Stainehaw xl lib, xs Robert Burnet in Aberdein, ic lib Item the said Mr John leawes his pairt of the guids and geir that fallis to him his debtis being peyit to Jeane & Elizabeth Dowglass his dauchteres equallie betwixt thame and ordaines the said Jean Fraser his spous to haw ane speciall care of wpbringing of his bairnes at schooles as they ar pntlie and ordaines his eldest sone Jo. Douglas to haw ane faitherlie care woon his brothers & sisteres anent vr educatione and to be ane protector to thame in all thair honest adoes 1 Suafoisis the said Mr Johne his lie & legacie, subscryvit with his awin hand day yeir and plaice & in pns of the witness befor speit sic subscribitur Mr I Dowglas I Auchinleck notar publick wrytr heirof witnes Mr Thomas Carnegill witnes Johne Dowglas witnes Gawin Dowglas witnes Mr William Wemyss

I Mr James Wemyies Commisser of Sant andrewes deput to the Confirmatione of Testamentes win the bounds of my jurisdictione be thir pfits ratifies approves and confirmes this pfit Inventarie & Testament abowrein togidder wt the testamentars exts yrin abow constitut in sua far as the samen is maid iustlie & trewlie guven vp and na wthr wayes Lykas the saids exts maid faith the said inventar is iustlie & trewlie maid & guven vp nathing omitit furth yrof nor set win be the just awaill yrin conteinet And Mr Patrik Fraser Midbeltis becam catione that the haill guidis & geir yrin Contenet salbe saiffe and

furthcumand to all pties hawand entres yto as law will And thairfor I be thir prits committes full powar to the said executoris to intromit wt the haill guids and geir abowrein to call and persew ytfor if neid beis and to outred creditoris ytwith reservand most just compt and reckoning to be maid & guven vp be hir ytof qn or qt she salbe requirit yto In witnes qtof to thir prits subscryvit be Johne Arnott my Clark of Court my seall of Office is affixit at St Andrewes the fyft day of Maij jai yie and tuantie yeirs Sic subscribitur Johne Arnott clk

This is the just coppie of the prin ll confirmit testament of Wmqll Mr Johne Dowglas of Barras colationat be me James Auchinleck notar publick with the prin ll to the qlk thair is nothing eikit or paired lqlk I testefie be this

my subscriptione wnderwrein

J Auchinleck Norius publicus manu sua.

Abstract.—By the testament of Mr John Douglas of Barras dated 12th. March 1618, and who died on 15th. March 1618 his spouse Jean Fraser is appointed his only Executrix. A legacy of £10 is left to the poor of the Parish of Kinneff and £10 to the poor of the Parish of Glenbervie, and his body clothes to his servitor Johne Hill. After enumerating his debts he leaves his part of the goods and gear falling to him, his debts being paid, to Jean and Elizabeth Douglas his daughters equally and ordains the said Jean Fraser his spouse and his eldest son John Douglas as to the upbringing and education of the younger children. Mr Patrick Fraser of Midbeltis is named as cautioner in the Estate.

¹ Eikit or paired: added to or taken from.

V

Contract Matrimonial Betuix George Ogilwie And Elizabethe Duglas.

AT BARRAS the last day of Januar ane thusand sax hundar threttie four yeiris it is appointit contractit finallie endit obleagit and agreit vpone betuix ye pairteis following TO WITT Williame Ogelvie in Lumgar and takand the burden in and vpon him for George Ogelvie his lauchfull sone on the ane pairt and Sr Jhone Duglas of Barras knicht 1 and takand the burden vpon him for Elizabethe Duglas his lauchfull sistar and the said Elizabethe for her awin pairt and entrest on the other pairt THAT IS TO SAY the said George Ogelvie bindis and obleages him selff to Marie and to tak in mariage for his lauchfull spous the said Elizabethe Duglas and sall Godwilling solemnize and compleit ve band of mariage withe her in face of holie kirk qnhowsone the ordour of ecclesiastik discipline sall permitt in contemplatioun of the qlk mariage and for ye solemnization thairoff the said Sr Jhone Duglas bindis and obleages himselff his airis executouris and assignavis intromettrs withe his landis rentis guidis and gear qtsumewer thankfullie to content and pay to ye said Williame Ogelvie his airis or assignayis all and haill ye sowme off tvantie fywe hundar markis money of this realme at ye feast and terme of Witsonday in this instant yeir of God jai vjc threttie four yeiris AT THE payment of ye qlk sowme ye said Williame Ogelvie bindis and obleagis him his airis and assignayis to eik and lay yrto the sowme off tvantie fywe hundar markis money makand in ye haill ye sowme of fywe thusand markis

¹ Mr John Douglas of Barras received the honour of Knighthood from Charles I at Holyrood, 17th June, 1633.—Balfour's "Annales," Vol. IV, p. 364.

money abowe wreattin the qlk sowme of fywe thusand markis the said Williame Ogelvie bindis and obleages him and his forsaidis to wear bestowe and imploy vpon annuelrent or guid and weill haldin Landis equivalent to ye yeirly dewtie to ye annuelrent of ye said sowme or vpon heretabill bandis or othr guid richt be the sicht adwyss off ye said Sr Ihone Duglas and ye said Williame Ogelvie for infeftment and sasin and othr sufficient securitie to be had and takin yroff to ye said George Ogelvie and Elizabethe Duglas his futur spous the langest liwar off them tua in conjunctifie and the airis meall to be procreat betuix them qlk failyeinge to ye said George his airis qtsumewer and qnhowoft ye samin beis vpliftit to be wearit bestowit and implovit of new again be ye sicht and adwys of ye said Sr Ihone Duglas and the said Williame Ogelvie to ve vtilitie profeit and commoditie off ye said George Ogelvie Elizabethe Duglas his futur spous and yr forsaidis And it is heirby prowydit that the said conjunctife infeftment and provision of fywe thusand markis appointit to ve said Elizabethe during hir lyftyme is and salbe in full satisfactioun and contentationne of all terce and third sche can ask or crawe qtsumewer that sall appertein to hir future spous the tyme of his deceas and grewer landis heretages or heretabill sowmes of money it sall happin the said George to conques and acquyr during ye standing of ye said mariage betuix him and his futur spous he faithfullie bindis and obleagis himselff and his forsaidis that ye samin sall accress and appertein to ye airis meall to be gottin betuix them and that he sall sua prowyd ye samin in ye wreattis and securities to be takin yranent And if it sall happin that yr be no airis meall procreat betuix them in yt caice the said George Ogelvie bindis and obleages him and his forsaidis to content and pay to ye dochtaris to be procreat betuix them the sowmes following wiz: iff yr be ane dochtar ye sowme off tvantie

fywe hundar markis money forsaid And iff yr be ma dochtaris than ane the sowne of fywe thusand markis moneye equallie amangs them to be pairtit and that immediatlie efter ve deceas off vr said mothar qn it sall happin or at the age of fourtin veiris And the said George Ogelvie & his future spous hes acceptit and acceptis ye said dote and tochar appointed to be payit be ye said Sr Jhone Duglas as said is in full and compleitt contentation and satisfaction off all thir bearnes 1 pairt of gear or bandis or obligationnes quhatsumewer qlk thes ask or crawe from the said Sr Johne Duglas or his forsaids groff the said George Ogelvie his future spous exoneris and simpliciter discharges the said Sr Jhone Duglas and his forsaidis simpliciter and for ewer AND for the mair securitie we ar content thir pntis be insert and registrat in the buiks of Counsall and Session to receaw the strenthe of ane decreit of ve lordis yroff that executioun off horning poinding and warding may pas yrvpone and the horning to be vpon ane singill charge of sax dayis allanarlie And constitutis our procuratouris to compeir &

consent heirto In witnessing q¹off we hawe subscrywat thir pñtis wreattin be M^r Robert Miln notar day place and yeir of God abowewreattin Alex^r Straqⁿ off Fawsyd James Allardes in Ouercregie Robert Rait in Barras & M^r Robert Miln notar wreatt^r heiroff and Robert Erskin

in Barras

James Alardes vitnes
Mr Robert Milne
notar wreatt^r heiroff
witness
Robert Raitt witnes

to Elizabeth Douglas
Robert Erskine witnes
to Elizabeth Douglas

Sr J Douglas W^M Ogiluy George Ogiluy Elizabeth Douglas

1 Bearnes: children's.

Abstract.—MARRIAGE CONTRACT between George Ogilvy and Elizabeth Duglas whereby it is agreed between William Ogilvy in Lumgair and taking burden upon him for George Ogilvy his lawful son on the one part, and Sir Johne Duglas of Barras Knicht and taking burden upon him for Elizabeth Duglas his lawful sister and the said Elizabeth for her own part, that said Sir Johne shall pay to the said William Ogilvy the sum of 2500 merks and said William shall add thereto the sum of 2500 merks, making in all 5000 merks, which said William shall employ in annual rent or lands at the sight of the said Sir Johne, and that lands and money acquired by said George during the marriage shall accresce to the heirs male, failing which to daughters, if one daughter 2500 merks and, if more than one, 5000 merks equally among them to be parted after mother's decease or at the age of fourteen years: and that said George and his future spouse accept said dote and tochar by the said Sir Johne Duglas in full satisfaction of all the bairns part of gear. Dated at Barras 30th, January 1634.

VI

Discharge. — James Andersone to Kathrine Strathauchane and William Ogilvie of Lumgair.

AT EDINBURGH the third day of Julij jai vjs & flourtie thrie yeires IN PÑS of the Lordis of Counsell compeirit personallie Mr James King pror speciallie constitute be the dischairge wnderwrittin flor James Andersone onlie lault sone to vmqll Patrick Andersone sometyme in Wras and gaue in the same subscryvit with his hand desyreing the same to be regrat in the buikis of Counsell & Session thairin to remaine ad



DWELLING-HOUSE OF WILLIAM OGILVY OF LUMGAIR IN HIGH STREET, STONEHAVEN



futuram rei memoriam in maner thairincontenit qlk desyr the saides Lordis fand ressonabill and thairfoir hes ordainet and ordaines the same to be regrat in their saidis buikis thairin to remaine ad futuram rei memoriam in maner speit thairintill qrof the tennor ffollowis IAMES ANDERSONE onlie laull sone to vmquhill Patrik Andersone sometyme in Wras be thir pñtis grant me to have receivit ffra Kathrine Strathauchin my mother relict of the said vmqll Patrik my father and William Ogilvie in Lumgair now hir spous for his enteres all and haill compleit payment contentatioun and full satisfactioun of all & whatsumevir guidis geir cornes cattell insicht plenisching debtis or sowmes of money I may ask claime or craive ffra the said Kathrine Strathauchan my mother or hir sd spous for his enteres as executrix laufull confirmeit to my said vmqll father or as intromessatrix wth his guidis & geir ather be legacie deidis thrid bairnes pt of geir richt of successioun or any other richt or titill qtsumevir and als be the tenor heirof grant & confes me to have receivit befoir the making heirof fra the said William Ogilvie my father in law compleit payt contentation and full satisfactioun of all & qtsumr vther guidis geir cornes cattell insicht plenisching debtis and sowmes of money I my aires exers or assigneys may ask claime or craive fra the said Wm Ogilvie his aires exers or assigneys be deceas of the said Kathrine my mother qn it sall happin ather be legacie deidis thrid bairnis pt of geir ryt of successioun or any vther maner of richt qtsumr and in lykmaner grant & confes me to have receivit ffra the said William Ogilvie Inst compt reckoning & payment of all & qt sumevir comptis reckonings barganes blokis 1 buying & selling borrowing & lening betuixt him &

me And of all debtis & sowmes of money restand be him to me for qtsumevir caus or occasioun preceding the dait heirof and thairfoir for me my aires exers assigneys exoner guytclaime & simple dischairge the said William Ogilvie his aires exers & assigneys & all vthrs am it effeirs of the haill premiss for now & evir And obliges me & my foirsaidis to warrand this my dischairge guid valeid effectuall & sufficient to the effect abovewrin contrair all mortall as law will And for the mair Securitie I am content & consent that thir pntis be insert & regrat in the buikis of Counsell & Sessioun or Sheref Court buikis of Kincardyne thairin to remaine ad futuram rei memoriam And to that effect constituts Mr James King my laull pror In witnes grof wrin be James Thomsone notar publict in wodheid I have subscryvit thir pnts wth my hand at Stainehevin the last day of Februar jai vjc & threttie four yeires befoir thir witness Mr Rot Milne notar in Stainehevin & the sd James Thomsone notar wrytr heirof Gilbert Keith officer Sic Subscribitur | Andersone | Thomsone witnes & wryter heirof Gilbert Keith witnes Extractum de libro actorum per me

ALEX: GIBSONE Cls: Reg:

Abstract.—Discharge by James Anderson, only son to Patrick Anderson, sometime in Wras, in favour of Katherine Strathauchane his mother, relict of the said Patrick, and William Ogilvy in Lumgair now her spouse, of his claims on his said mother as executrix of his father and of all count and reckoning betwixt him and the said William Ogilvy. Subscribed at Stonehaven the 28th day of February 1634.

VII

Extract.—Jeane Fraser hir Renunciatione hir lands of Barras.

Curia vicecomitatus de Kincardyne tenta in aula de Brigefuird vicesimo primo die mensis Novembris Anno Domini millesimo sexcentesimo trigesimo septimo per honorabilem virum Robertum Keyth de Quhytriggis vicecomitem deputatum dicti vicecomitatus sextis vocatis curia legittime affirmata

THE SAID DAY in presens of the sheref deput forsaid Compeirit judiciallie ane honorabill woman Jeane Fraser relict of wmqle Mr Johne Dowglas of Wasterbarras now spous to Alexr Lindsay of Brigefuird outwith the presens of the said Alexander Lindsay hir husband vncoacit compellit circumvenit or constranit in anie sort (quhairwpon shoe gawe hir corporall aithe) frielie of hir awin will Renuncit guytclaimet and dischairgit and be thir presentis frielie and voluntarie quytclaimes dischairges hir conjunctfie terce lyferent richt or wther richt quhatsumewer entres claime propertie and possessione quhilk shoe oniewayes haid hes may hawe claime or pretend in anie sort in and to the landis called the Netherendtoune of Barras Midtoune of Barras Owerendtoune of Barras Barclayhill toune and lands callit Barras presentlie occupiet be Thomas Erskeine toune and lands of Fearniebray halfe milne and halfe milne landis of Barras halfe multures and sequeles of the said milne teindscheawes vicarages and small teinds of the fornamet haill particular townes and landis with all and sundrie thair anexis conexis maneir places houss biginges orcheardes yeardes pairtes pendicles and pertinentes belonging thairto or anie pairt of the saides townes and

lands and wtheres befor specifiet all lyand within the parochen of Kynef barany of Barras and Sherefdome of Kincardyne to and in fawors of Mr Johne Dowglas of Barras Knight his eldest lawfull sone his airis and assignayes quhatsumewer and that for performance of ane pairt and conditione of ane contract and appointment institute and past betuixt the said Mr Johne one the ane pairt and the said Alexr Lindsay his spous with hir consent and assent and shoe for hir entres on the wther pairt quhilk contract is of the dait. At the

the veir of God jai sax hunday of yeires Quhilk contract the said drethe threttie Jeane Fraser ratefies allowes & approwes in the haill heides and clauss thairof and obliss hir newer to cum in the contrar of this hir renunciatione judiciallie nor wthr wayes in anie tyme cumeing but sall hald the same firme and stable renuncand be thir presentis all exceptiones & previledges of law maid and introducit in fawors of weamen quherby shoe mey cume in the contrar heirof Ouhairwpon the said Mr Johne Dowglas crawed Act of Court and instrument Lykas the said Jeane Fraser hes subscrywit thir presentes Sic subscribitur Jeane Fraser Extractum de libris Regri vicecomitatus de Kincardyne per me Jaccobum Auchenleck scribam ejusdem subscript

J. Auchinleck Notarius publicus.

Abstract.—RENUNCIATION by Jeane Fraser relict of Mr Johne Douglas of Wasterbarras, now spous of Alexr Lindsay of Brigefurd, in favour of Johne Douglas of Barras her eldest son whereby she compeared outwith the presence of her husband and renounced and discharged her conjunct fee terce liferent right in and to the lands of Netherendtoune of Barras, Midtoune, Overendtoun Barclayhill, toune and lands of

Barras, and Fearniebray, halfmill and mill lands, multures etc. to and in favour of said Johne and that for performance of part of a contract betuixt said John and the said Alex^T Lindsay—which Contract the said Jeane Fraser ratified and approved Dated at Brigefurd 21st November 1637.

VIII

Dispositione—Alex Lyndesay and his spous to Robert
Downlas.

BE IT KENNED till all men be thir pnt lies we Alex Lyndesay in Brigfurd wt adwyse and consent of Jean Fraser my spous and me ye said Jean for my self wt consent of my said husband and wes bothe wt ane consent and assent And me ye said Alex takand burding on me for my said spous Thatt forsumickle as be contract maid betuixt Robert Dowglas of Brigfurd and Rot Keithe 2 noneald on 3 the ane and wther pairtis of ye

¹ Eldest son of Mr. Gavin Douglas of Bridgeford, co-portioner with his brother, Mr. John Douglas, of the lands of Barras. As shown in this Disposition, Elizabeth Keith, wife of Mr. Gavin, subsequently married Mr. Archibald Wood of Hilton.

² Robert Keith, Writer to the Signet, resided in the Burgh of Cowie. A strong Covenanter, he was seized by the followers of Lord Huntly in July, 1639, and carried prisoner to Berwick, while his wife and children, "the rage and crueltie of the saides enemyes being so violent and cruell," were forced to seek protection in Dunnottar Castle. In removing thither an untoward accident befell them which he thus describes—"My said wyffe haveing put in ane boat ane nomber of my plenishing & writes to have bene transported from Cowie to Dunnoter for saifeing therof from the enemyes Throw the tempestuousnes of the weather the said Boat was cast away & my haill plenishing & writes with the men that were therein wes perished."
—"Acts of the Parliaments of Scotland," Vol. VI, Pt. 1, p. 358. Keith died prior to 1649.—*Ibid.* Pt. 11, p. 339.

3 Noneald: minor.

dait the twantie sevine day of July jai vic & threttie thre yeirs ffor ye sowme of fywe thowsand and fywe hundrethe marks money thair contanit the said Rot Dowglas sauld annalziet and dispossit to ye said Rot Keithe his airs and assigneys heretablie all and haill the lands & meanes of Brigfurd wt the pendicls yrof callit Hooghelok wt the maner place thairoff houss biggings yeards orchards pairtis pendickls and pertinents of ye samyn lyand win ye sherefdome of Kincardin and obleist him to infeft and sease ve said Rot Keithe and his foirsds thairintill to be haldin and wt warrandice speit in ye said contract qrby ye said Rot Dowglas maid and constitut ye said Rot Keithe and his foirsds cessioners and assigneys to all takks and richtts of ye teynds personage and wicarage of ve said lands And becaus ve said Rot Keithe was debarrit fra ve possesione of ye saids lands & teynds dewring ye lyftyme of Elizabethe Keithe mother to ye said Rot Dowglas tharefore ye said Rot Dowglas band and obleist him to mak payment to ve said Rot Keithe and his foirsaids off ve sowme of fywe hundrethe and fyftie marks for ye veirlie dewtie tharoff dewring ye lyftyme of ye said Elizabethe Keithe and wt redemptione of ye saids lands be wertew of ye reservatione contanit in ye said contract qrby ve saids lands & tevnds ar appovntit to be redemable fra ye said Rot Keithe his airs and assigneys be payment to thame of ye said sowme of fywe thowsand and fywe hundrethe marks and all byrun dewties of ye said tack restand awand for the tyme in dew forme sett down in ye said contract as in ye samen contaning diveres and sundries heads conditions artickls and clauss regrat in ve buiks of counseall vpon ve sevintein day of Julij jai vjc & threttie aucht yeirs at mair lenthe is rehersit Lykas Archibald Wood of Hiltoun husband to ye said Elizabethe Keithe lyfrenter of ye saids lands & teynds be thir lies of dispositione of ve dait of twantie

day of Maij jai vjc & threttie fywe veires sauld & disponet to ye saids Rot Keithe & his foirsaids ye lyfrent richt of ye sids lands and teynds pertaning to him jure mariti & band and obleist him to enter ye said Rot Keithe and his foirsaids to ye possessione of ye saids lands Lykas ye said Archibald ratefeit and approwat ve said contract in ye haill heads and conditiones tharoff as ye sd lies of dispositione at mair lenthe bears And in lyk maner ye said Rot Keithe be his lies of dispositione and assignatione of ye dait ye first day of Jry jai vjc & threttie fywe yeirs sauld assignit and disponit in fawors of ws and ye langest levar of ws twa in conjunctfie our airs and assigneys tharin contanit the foirsaid richt and titill of ye said wodsett lands teynds and pertinents tharof aboue speit and maid and constitute ws and or foiršds sessioners and assigneys in and to the said contract and haill contents tharoff and in and to ye said fornamit sowme contanit thairin and in and to ye said lyfrent richt of ye saids lands and teynds as ye saids assignatione at mair lenthe bears conforme quanto and to ye said contract we are heretablie infeft and seaset in ye saids lands as our infeftment and seasing thairof proportts Lykas ye said Rot Keithe be his lies of assignatione of ye dait ye penult day of May jai vjc & threttie aucht yeirs maid & constitute me ye said Alex Lyndesay sessioner and assigney in and to ye foirsaid yeirlie dewtie of fywe hundrethe and fyftie marks contanit in ye said contract of ye terme of Witsonday jai vjc & threttie aucht yeirs and of all wther yeirs and termes than bygane fra ye dait of ye said contract as ye said assignatione at mair lenthe bears AND NOW SEING ve said Rot Dowglas hes presentlie at ye dait heirof contentit and payit to ws ye foirsaid sowme of fywe thowsand and fywe hundrethe marks contanit in ye said contract as also hes satisffied me ye said Alexr Lyndesay of ye said

byrun dewtie of fywe hundrethe and fyftie marks and that for redemptione lawsing and outquytting fra ws and our foirsaids of the saids lands and tevnds thairoff groft we hold ws weill content satisfied and pavit and for ws our airs exers & assigneys quitclames & simple discharges ye said Rot Dowglas his airs exers and all wthers qm it effeires of ve samvn for now and ewer THAREFORE WITT VE WS BOTHE wt our consent & assent as said is to have renuncit quytclamit and dischargit and be ye tenor heirof renunces quitclames & for now and ewer simpler discharges fra ws our airs and assigneys qtsumewer the foirsaid contract of wodsett of ye saids lands and teynds tharof wt ye pertinents and richt of lyfrent tharof aboue speit togidder wt ye foirsaids assignatione & dispositione maid to ws thair of be the said Rot Dowglas and infeftment & seasine following tharvpon wt the foirsd assignatione maid be me ye said Alexr Lyndesay of ye said byrun dewtie aboue speit of ye saids lands and teynds togidder wt all richt titill entres clame of richt propertie and possessione heretable or wthervayes qlk we had have or onvyayes may have ask clame or pretend in and to ye said lands and teynds tharoff houss biggings yeards and pertinents of ye samyn aboue speit or any pt tharoff or of ye maills fermes proffeits and dewties of ve samvn of any veirs bygane or to cum be wertew of ye said contract of wodsett lyfrent richt aboue rytin assignatione dispositione infeftment seasing and wther richts rexiue aboue rehersit maid to ws tharoff or be wertew of whatsumewer wther richts wreitts titills or securities whatsumewer maid in fawors of ws & or foirsaids or that may be interpreit in our fawors and be thir pñts declares ye sds lands and teynds tharof to be dewlie and lawlie redemit lawsit and quytoutt be ye said Rot Dowglas fra ws and or foirsaids and that the samyn shall remane and abyd wt him as his awin propt

heretage fre of any crav clame or richt that we can pretend tharto and obbleis we and or foirsaids to flitt and remowe orselfes and or foirsaids fra ye saids lands and to enter ye said Rot Dowglas to ye peceable possessione tharoff house and beggings of ye samyn bettux ye dait heiroff and the last day of Junij instant and to ye cornefield lands of ye samyn at ye seperatione of ye cornes thairof as we be thir presentis declare that this pñt renunciatione salbe als guid valeid and effectuall to ye said Rot Dowglas and his foirsaids as iff ye samyn had bein maid and grantit ye terme of witsonday last bypast and for his furder securitie and that he may be reinfeft in ye saids lands we have maid constitute and ordeyned and by ye termes heirof maks constitutes and ordaines

and ilk ane of thame conly and severalie or very lawll wndoubted & irrevocable exrs actors factors ward bearers and speall messers to ye effect under rytin giwand grantand & committand to them conly and severalie as said is our full power speall command bidding and charge for ws and in or name to apeir before or imeadiate laull superiors of ve saids lands or thair successors or before any vthers in thair nams hawand thair power and Commissione to reside resignatione in thair nams and to grant infeftments thairvoon whatsumewer day or days place or places convenient and thair wt all dew reverence and as becums purelie and simplie be staff and bayton as vse is resigne surrender wpquyt and digress fra ws or airs and assigneys all and haill the saids lands & Meanes of Brigfurde wt the maner place thairoff houss bigginges yeards orchards pairtis pendickles and pertinents of ye samyn legand as said is in the hands of the immediat superiors tharof or thair successors foirsaids or any wther in thair names hawand thair power and commissione as said is in fawors and for new infeftment

of ye samyn to be maid and grantit to ye said Rot Dowglas his airs and assigneys foirsaids heretablie in dew & competent forme as effeires QLKS all and haill ve saids lands and Meanes of Brigfurd wt ve maner place thairoff houss biggings yeards orchards pairtis pendickles and pertinents of ye samyn we be thir pnts resignes surrenders wp gewes and or gewes fra ws our airs and assigneys in the hands of the said superiors and thair foirsaids in fawors and to the effect aboue speit togidder wt all richt titill entres and clame of richt propertie & possessione qlk we had thair or onyvayes may ask or pretend to ve saids lands wt ve pertinents in any tyme cuming acts instruments and documents thairanent needfull to ask lift and rase etc. And genlly all and sundrie wther thinges that to the office of procuratorie and resignatione in sik cases in law and consuetude of this realme necessarlie is known to pertein or that we may do orselfes iff we war personallie pñt permittin be ye šd forme & statute Qlks renditione discharge and procuratorie of resignatione rexiue aboue rytin I the said Alexr Lyndesay bindes and vbles me and my airs to warrand to ye said Rot Dowglas and his foirsaids to be guid waleid & sufficient in tharself fra myne my said spous and Or foirsaids owin proper factes and deads allenarlie becaus we declare that this pnt procuratorie of resignatione salbe as guid and effectuall to ye said Rot Dowglas & his foirsds as iff he had beine infeft & saset in ve saids lands heirvoon befoir ve terme of Witsonday instantlie bypast AND FINALLIE I the said Alexr Lyndesay obless me to caus ye said Jean Fraser my said spous compeir judicialie befoir ye judge ordinar and out of my pns ratifie and approwe thir pnts and giff hir oathe that she is novayes compellit yrto AND for ye mair securetie we are content and consent that thir pnts be insert and regrat in the buiks of Cownsall and Sessione that Ires and executorialls may be entered y^xvpon in forme as effeirs. And to that effect constitutes

our laul prors promittentis de rato etc. In witness qrof we haue subscryuit thir prits wreitin be Jon Wishart notar publict withe or hands att Stane-hyve this fourtene day of Junij the yeir of God jai vjc & fourtie ane yeirs before thir witness James Wood of Balbegnot James Burnet of Cragmylle Mr Wm Davidsone of Ord ye said Jon Wishart

JAMES WOOD Witnes A LINDESAY
Wm Dauidsone Witnes Jean Fraser
J Wishart Witnes
J Burnet Witnes

Abstract.—DISPOSITION by Alexr Lyndsay of Brigfurd and Jean Fraser his spouse in favour of Robert Douglas of Brigfurd whereby in consideration that, by contract between said Robert Douglas and Robert Keith of date 27th July 1633 for sum of 5500 merks said Robert Douglas disponed to said Robert Keith the lands of Brigfurd and payment of 550 merks during life time of Elizabeth Keith, with clause of redemption of said lands: And Archibald Wood of Hiltoun husband of said Elizabeth Keith disponed the liferent right to said Robert Keith: and further that Robert Keith assigned the said Alexr. Lyndsay and Jean Fraser his spouse her right to the said wadset, and that said Robert Douglas has paid to them foresaid sum of 5500 merks and byrun duties, they discharge the foresaid contract of wadset and declare said lands redeemed. Subscribed at Stanehyve the 14th day of June 1641.

¹ Mr. William Davidson of Ord and Carny was appointed Sheriff Depute of Aberdeen in 1629. He had this office confirmed to him for life in 1637, but ten years later was deposed as "ane malignant" by the Committee of Estates and subjected to a fine of 3000 merks.— New Spalding Club, "Aberdeen Sheriff Court Records," Vol. II, p. 535.

IΧ

Francis Ogilvy of Newgrange "To ye Richt honorll Georg Ogilvy off Baldovie."

RICHT HONORLL & LOWING FREIND

I dout not bot ye remeber yt I spak to you long sens anent your bargan off Baldovie so iff ye retein yt humor as yet I hoipe ye will do me ye fauor to lat me heiff ye first loiss ytoff. In good feithe it is not as I sauld you for my selff, bot for suche a freind yt iff I wald tell you his nam ye wald do him yt fauor as to mak him your merchand befoir any wther in all Angous. Ye sall heiff ethere reddie mony or securitie to your contentmet off ye best in ye schyr. I am to go northe wtin thir ten or tuoal dayes and sall cum and get ane nichtis meet from you qt we sall deill moir particularlie in your awin hous anet yis meter. Thus to yt tyme and euer I rest

Your lo redie to serve you
Fran: OGILUY

Sr I know you are gridie and in sum mo direct way I sall do my best to giff you sume odis qlk ye luiff werie weill

Brakie ve 8 of Agust 1642.

As ye heiff peyit me compleitlie & honestlie for theis lands' by Gods grace ye salbe als weill peyit.

¹ Loiss: praise. As here used the phrase "ye first loiss" evidently means "the first offer."

²We learn (infra, p. 298) that the friend referred to, and who became the purchaser, was James Ogilvie of Shannalie, Sir George's cousin. Shannalie appears to have surrendered Baldovie a year later, when it passed into the possession of his brother, John of Balfour, and Catherine Lyall his spouse.—"Reg. Mag. Sig." (1634-51), No. 1429.

X

Tack—Erle of Mershell to George Ogikvy and his spous, of Neather Craigie.

AT EDINBURGH the third day of Julij jai vjc ffourtie thrie veires IN PNS of the Lordis of Counsell compeirit personallie Mr James King pror speciallie constitute be the letter of tak vndr writtin ffor Wm Erell of Merschell Lord Keith of Altrie and gaue in the same subscryvit with his hand desyring the same to be insert and regrat in the Buikis of Counsell & Sessioun to have the strenth of ane decreit of the Lordis thairof that lies and executorialls may be direct thairvpon in maner thairinmentionat Ouhilk desyr the saides Lords fand ressonabill and thairfoir hes ordainet and ordaines the same to be insert and regrat in their buiks and decernes the same to have the strenth of their decreit and ordaines lies & executorialls to be direct yr vpon in maner speit thairintill quhairof the tennor ffollowis BE IT KEND till all men be thir pnt lres we William Erle of Merschell Lord Keith and Altrie ffor guid trew and thankfull service done and to be done to ws be or louitt George Ogilvie in Neather Craigie And als for the maill and dewtie vnderwrittin to have sett and in tak and assedatioun lettin and be the tenor heirof settes and in tak and assedatioun lettis to the said George Ogilvie and Elizabeth Dowglas his spous and to the langest leivar of them tua and to the aires laufullie gottin or to be gottin betuixt them quhilks failzieing to the said George his neirest and laufull aires assigneyis subtennentis and helpis ane or mae of na hier degrie nor thameselvis all and haill our toun and landes of Nather Craigie with the houss biggingis yairdis outsettis toftis croftis pairtis pendicles priviledges and pertinentis quhatsumevir belonging yrto as the same is pñtlie occupyit and possest be the said George and his subtennentis with moss mures meadowes leasoures Comounties and comoun pasturages useit and wont togither with the teind sheives & personage teindis of the said toun and landis wth the pertinentis includit yrwith lyand within the barony of ffetteresso parochin of Donoter and sherefdome of Kyncardin And that for all the dayes space veires and termes of the said George and Elizabeth his spous and the langest leivar of thame tua and thaireftir ffor all the dayes space yeires & termes of tua veires nixt and imediatlie following the deceiss of the langest leivar of the said George and Elizabeth his spous beginand thair entrie thairto at the ische outruning and expyreing of the pnt tak and assedatioun qlk the said George hes of the saidis landis and otheris above writtin with the pertinents maid sett & grantit to him thairof be Dame Marget 1 Erskyne Lady of Merchell elder our mother conjunctear as the leist lyfrantrix yrof dureing her lyftyme in manner thairinconteinit and thaireftir to continew and endure And all & haill the vairdis toun landis teindis and others abovewrittin with the pertinentes to be peaceablie bruikit joyseit possest occupyit labourit manureit and vseit be the said George and Elizabeth his spous and langest leivar of them tua dureing their lyftymes and thaireftir be their saidis aires assignayes subtennentis and helpis foirsaidis dureing the said space of tua yeires as the same lyes in lenth and bredth in houss biggingis feildis boundis pastures leasoures medowes mures moss with commontie commoun pastures and vthr liberties & priviledges useit and wont with ffrie ische and entrie thairto and with all and sundrie wther friedomes comodities and richteous

¹ Marie.—v. supra, p. 150.

pertinentis thairto perteining ffrielie quyetlie weill & in peace but ony revocatioun contradictioun obstacle impediment or againe takeing quhatsumevir with power to the said George and his spous the langest leivar of thame tua and their foirsaidis to sett rais remove outputt and inputt tennentis in the saidis landis and wthers abovewrittin with the pertinentis dureing the spaces rexiue foirsaidis and to mak wairningis and to persew and obtein decreittis of removeing thairvpoun in thair awin names payand yeirlie the saidis George Ogilvie and his spous the langest leivar of them tua and their foirsaidis to ws our aires & successrs ffactores and chalmerlaines in our names for the said toun and landis abovewrittin with the pertinentis the soume of tuentie pundis Scottis money at tua termes in the yeir Witsonday & Mertimes in winter be equall portionnes And for the teind scheives of the saidis landis with the pertinentis the soume of ffour punds of teind silver veirlie at the termes of payt useit and wont with the releiff of the stentis & taxatiounes of the saidis landis and teindis as accordis pro rato Togither wth the said George Ogilvie and his aires their awin bodilie service as they salbe imployit vpoun our ressonabill expenss dureing the space foirsaid allenarlie Ouhilk tak and assedatioun abovewrittin wee bind and obleis ws and our foirsaidis to warrand to be guid valeid & sufficient to the said George his aires and their foirsaids dureing the spaces foirsaidis in all be all thingis as is abovewrittin at all handis & againes all deidlie consenting to the regratioun heirof in the buikis of Counsell & Sessioun thairin to remaine and receive executioun in forme as effeires And to that effect constitutis Mr James King our procuratour promitten de rato. In witnes qrof wee have subscryvit their pñtes wth or handis writtin be Mr William Henrysone servitor to Robert Pringill wrytr to

His Mâties Signet at Inverugie the tuentie thrid day of Sep^r j^{ai} vj^c & ffourtie tua yeires befoir thir witness James Ramsay John Hamilton and William Donaldsone our servitors Sic subscribitur Marschall John Hamilton witnes J Ramsay witnes William Donaldsone witnes. Extractum de Libro Actorum per me

ALEX: GIBSONE Cls. Regri:

Abstract.—TACK by William Erle of Mershell to George Ogilvy in Neather Craigie and his spouse, for good true and thankful service done by him, of all and haill the town and lands of Neather Craigie lying within the Barony of Fetteresso, Parish of Dunoter and Sheriffdom of Kyncardine, for all the days of the said George and Elizabeth and the longest liver of them, paying yearly the sum of £20 Scots money and for the teind sheaves the sum of £4 of teind silver yearly, together with bodily service. Signed at Inverugie 23d September 1642.

ΧI

Obligation—James Ogilvy of Shannalie to George Ogilvy of Baldovie.

I James Ogilvy of Shannilie be the termes heirof binds and obliess me my airis and exêrs to George Ogilvy of Eister Baldovie his airis exêrs and assigneys quho hes now disponit to me ye saids lands that I sall observe and kepe to Olipher Burn in Holme and Margt Blair his spous the tak sett to them be Francis Ogilvy of Newgrainge of yt pt of ye Greinmyre of Baldovie wt ye teynd sheives yroff includit sumtyme occupyet be Andro Ogilvy for yeirlie payt of foirscoir merks att Witsonday and Mertimes proportionallie qlk tak is of ye dait ye sevint of Junij jai vje & threttie nyne and yt I sall observe and kepe to Andro Ogilvy the tak sett to

him of ye Bauk of Baldovy as als of yt pt of ye sds lands of Baldovie callit the holm Comprehending Auchmudliefauldes with ve teynd sheives vroff includit be ve sd Francis Ogilvy of Newgrainge for yeirly peyt of tua hundrethe thriescoir sextein merks money foirsd att Witsonday and Mertimes proportionallie with tua dissone of pultrie foules veirlie att Mertimes and performing the remanent conditionis of ye sd tak qlk is of the dait ye seventein of Inry jai vjc & threttie nyn yeirs and that during the haill space yeirs and termes yet to come and run of the spaces and yeirs rexiue spevt in the saids taks And siclyk I have given and grantit and be vir pnts gives and grantis power and libertie to the said George Ogilvy to hold Courts upone any pt of the saids lands betuixt and witsonday nixt for recouering dets and sentences aganes ye tennents of ye sds lands for ye bygane fermes and dewties yroff restand to him And for vt effect to creat bailvies clerks officers demosters and wthers members of Court needfull and genarillie all and sundrie vther things to doe exerce and vse vranent vt He micht heaue doone befoir ye alienatioun to me of ye sds lands In witnes groff I heave subt thir piits (written be Walter Lyell Clerk of Montrois) att Montrois the tuentie nynt day of Merche jai vjc and fourtie thrie yeirs befoir vir witness ve sd Walter Lyell and Rob Clerk Merd burges of Montrois

ROBERT CLARK Witnes
WALTER LVELL Witnes

J OGILUY

Abstract.—OBLIGATION by James Ogilvy of Shannilie to George Ogilvy of Eister Baldovie (who has now disponed to the said James the said lands) to observe and keep to Olipher Burn in Holme and Margaret Blair his spouse the tack set to them by Francis Ogilvy of Newgrainge of that part of the Greenmyre

of Baldovie sometime occupied by Andro Ogilvy for yearly payment of 80 merks, and to observe and keep to Andro Ogilvy the tack to him of the Bauk of Baldovie and the Holme comprehending Auchmudliefauldes for yearly payment of 276 merks, with two dozen poultry fowls yearly, with liberty to the said George Ogilvy to hold courts upon said lands up to Whitsunday next for recovering bygone debts etc. Dated at Montrois 29th. March 1643.

XII

Renunciationn—Jeane Fraser and Alex Lyndsay hir spous in favoris of Wm Earle Merischell.

AT ABERDEINE the second day of Juni jai vjc & fourtie thrie yeiris In pñs. of Maister William Dawidsone of Cairny Sherefdeput of Aberdeine Compeirit Jeane Fraser spous to Alex^r Lyndsay sometyme in Bridgfoord now of Birnes outwith the presence of hir said husband wncoactit or compellit circumwenut seducit or beguyssit certiorat of hir richtis of ane deliberat mynd and purpois For fulfilling of that pairt of the lres obligatorie maid and subscrywit be the said Alexr Lyndsay hir husband of the dait at Aberdeine the tent day of July jai vjc & fourtie ane yeiris Regrat in the buikis of Counsell and Sessioun wpoun the sewnt day of Maij vic & fourtie tua yeiris QUHAIRBY the said Alex^r Lyndsay for him self and taking the burding in and wpoun him his airis and assigneyes for the said Jeane Fraser his said spous for hir richt title and entres to the landis wnderwreittin Renuncit Resignit frelie guytclamut simpliciter dischairgit and owergawe To

¹ Notice of this deed is entered in the Minute Book of judicial enactments of the Sheriff Court of Aberdeen.—New Spalding Club "Aberdeen Sheriff Court Records," Vol. II, p. 508.

and in faworis of ane nobill and potent Earl William Earle Merschell his airis maill and assigneyes quhatsumewer all and haill the toune and lands of Lumgair and Bissats hill with houss bigging is yeards toftis croftis annexes connexis pairtis pendicles commontis common pasturages and pertinents quhatsumewer togedder with the lyik power of casting winning and leiding of peittis and fewall in the mos of Clochnahill and Craigie as William Ogilvie of Lumgair and his subtennents hais beine in use to cast winn and leid thairin in tymes bypast withe the teyndis teynd scheawes personage and wiccarage all lyand within the sherefdome of Kincairdine AND SICKLYK band and obleist him his airis and successoris to caus the said Jeane Fraser his spous subscrywe the saids lies obligatorie Conteining the forsaid Renunciatioun with ane prorie of Resignation and thairefter to compeir befoir ane judge ordinar and thair outwith the presence of the said Alexr Lyndsay ratifie and approve the samen and gawe hir aith that shoe wes nowayes coactit nor compellit vrto as the saidis lies obligatorie beiring the said Renunciatioun and prorie of Resignatioun in thaim selffeis mair fullie proportis Quilkis lies obligators the said Jeane Fraser outwith the presence of the said Alex^r Lyndsay hir husband be the tennor heirof not onlie ratifies and approves the haill heids articles clauss and provitiones thairof with all that hes followit or mey follow yrwpown but sicklyik be wertew heirof renunces resignes frelie quytclaimes and simpliciter owergiwes to and in favores of the said nobill earle his airis maill and assigneyes qtsumewer all richt and title aither of conjunctfie lyfrent tearce or wther richt title and possessioun pettitor and possessor qt sumewer the said Jeane Fraser hes haid or any wayes may claime or pretend to have at any tymes heirefter in and to the forsaids toune and lands of Lumgaire Bys-

satishill with houss biggings yeards toftis croftis annexis connexis priviledgis of casting winning and leiding of peittis and fewall in the saidis moss of Klocknahill and Craigie haill pairtis pendicles and pertinentis thairof lyand as said is togidder with the saids teynd scheawes personage and wiccarage yrof with the contract chartoris precepts and instruments following yrwpoun and all wyrs richtis titles and secuerities maid subscryvit & delywerit to the said Jeane Fraser and hir said spous thairanent with all that hes followit or mey follow yrwpoun Lyk as the said Jeane Fraser gave hir corporall and solemne aithe that shoe wes not coactit nor compellit to mak and subscryve this present renunciatioun and ratificatioun and that shoe sall never rewock the samen reclaime yr frae nor cum in the contrair heirof directlie nor indirectlie in judgment nor with out the samen at any tyme heirefter and renuncit all priviledges of the law introducit in faworis of woomen. And immediatlie yrefter compeirit the said Alexr Lyndsay and ratifiet and approvit his said spous ratificatioun and renunciatioun abowe wreittin and gawe his expres consent and assent yrto wpoun the qlks premiss the sheref deput forsaid interponed his auctrie and thairwpoun Sir Johne Douglas of Barrace knicht pror, for the said noble earle askit ane instruments sic subscribitur Jeane Fraser A Lyndsay Mr W Dauidsone sheref deput of Aberdeine Extractum de libris actorum curie vicecomitatus de Abd per me scribam principalem ejusdem subscript

Mr J. Chalmer 1

¹ Mr. John Chalmer, son of Mr. George Chalmer, Sheriff Clerk and Burgess of Banff, acted as Depute Sheriff Clerk of Aberdeen to his brother Patrick, whom he succeeded in 1646.—New Spalding Club, "Annals of Banff," Vol. I, p. 57; *Ibid.* "Aberdeen Sheriff Court Records," Vol. II, p. 538.

Abstract.—RENUNCIATION by Jean Fraser, spouse to Alexr. Lyndsay sometime in Bridgeford now of Birnes, and the said Alexr. Lyndsay, in favour of William Earle Marschall, whereby said Jean Fraser, outwith the presence of her husband, compeared for fulfilling Obligation dated 10th July 1641 by which said Alexr. Lyndsay discharged and overgave to Wm. Earle Merschall the town and lands of Lumgair and Bissatshill and power of casting peats and fuel in the moss of Clochnahill and Craigie. Thereafter compearing Alexr. Lyndsay and ratified his said spouse's Ratification and Renunciation and thereupon Sir John Douglas of Barrase Knicht, prör for the said noble Earle craved instruments. Dated at Aberdeine 2nd June 1643.

XIII

Declaration—Sr Jon Douglas freindis in favouris of Georg Ogilvy.

WE WNDER SUBSCRYVERS having tak in to our best considerationis the pit estait of the rent and living of the air off Umqll Sr John Douglass of Barres and finding the samen as we ar crediblie informit to be burding it and assessit wt the soum of ten thousand pundis Scotis or thairby of prinll sovmes by and attour the byrun profeitis and annulrentis of the samen and wt the conjunct fie and lyfrent richt of his relict and pnt intertainment of sex children HAVE resolvit that the best vay for preservation of any being and subsistence to the said aire or provision for the remnant children and part peyment of his debtis must be the seall and disponing of his landis of Barres and thairfor doe heirby think most necessar the samen be pntly sauld & disponit at the best worth and availl as the pnt raitis and prices rules quhilk we esteme mey be tuentie thoysand pundis

scotis mõey and for the pñt satisfaction of the creditoris we doe heirby hartielie intreat Georg Ogiluy Fier of Lumgair to transact wt the creditoris and agrie wt them be the seight of the Laird of Morphie and Brigfuird or ather of them and to doe everie thing in the administration and governament of the estait living and affairis of the air of the said Vmq^{II} Sr John for releiff of his burdingis and debtis the satisfaction of the lyfrenter the mantenance of the childrene and his ovin securitie for repeyment thairof Leikas we declare that we should be most willing the samen landis be disponit to the said Georg at the abouevrin price and that he have the preference befor vtheris giff he shall desyr the samen In testimonie qrof we haue subt yir pñtis wt our handis the tuentie fourt and at Edr and

dayis of Aprill fourtie eight yeiris

WLL DOUGLASS
ALEXR FRASER
GRAEME OF Morphie
SR W DOUGLASS

in ye yeir of God jai vjc &

Angus R Douglass Is Strathauchin

SR J. Douglas of Glenberuy ROBERT Douglas brother to the said Sr John

Ja Douglas donatour consentes to the abowe wreitin declaration it being nowayes prejudeshell to gift whiche 1 have of ye mariage

JA: DOUGLAS

XIV

Contract betuixt Kathreine Straquhane and George Ogiluy hir Sone.

Att Lumgair the last day off Januar the yeir off God jai sex hundreth and fiftie yeires — It is appoyntit stractit

faithfullie oblidgit finalie endit and aggriet betuixt Kathreine Straguhane relict off vmgll Williame Ogiluv of Lumgair on the ane pairt and George Ogiluy now of Lumgair hir sonne on the wther pairt in mainner forme and effect as efter followis THAT IS TO SAY the said Kathreine Straguhane foir the love and favor she hes and beiris to hir said sonne and foir the onnerous causs wnder writtin be the tennor theirof renunces resignes quiytclames dischairgis and simplicitivlie owergives to and in favouris off the said George Ogiluy his airis and assigneys quhatsumewer all and haill hir lyverent richt and tytill off all and haill the tounes and lands off Lumgair and Bissatshill pairtis pendiculis and pertinentis thairoff lyand win the parrochine off Dunotter and sherefdome off Kincardine withe full power to the said George Ogiluy and his foirsaidis quietlie to mell and intromet thairwithe occupie labor and manuir the samen set use and dispone thair wponne at his plesure in all tyme cuming but actionne off ejectionne intrusioune wrangous intromissioune or any deid of wrang to be suitet or persewit be the said Kathreine hir airis or exers against the said George or his foirsaids AND SICKLYK the said Kathreine Straguhane be the tennar heirof seasis assignes transferis and dispones to and in favors off the said George Ogiluy his sone and his foirsaidis all and haill hir just and equal thrid pairt off all and haill the mowable guidis and geir nolt sheip cornes cattell insicht plenneshing debts & sowmes of mõey or wther mowable guidis or geir perteining and belonging to hir wponne the said toune and lands off Lumgair or else whair (exceptand and reservand furthe and fra this pnt dispositioune hir inst thrid pairt of all insicht and plenneshing within doris wthe hir haill bodilie clothes ringis signetis jewellis and wther ornamentis of hir bodie wth any troakis1 she pliess to nominat and chuise wthin the mainse of Lumgair) wthe full power siclyk to the said George and his foirsaidis pñtlie to mell and intromet wthe the saidis haill mowable guidis geir hors nolt sheip cornes cattell debts & sowmes off money insicht and plenneshing and wther guidis and geir whatsumeuer (exceptand as is abowe exceptit) sell use and dispone y wponne at his pleser as his awin proper guidis and geir but any actioune of spoyliatioune wrangous intromissioune or any deid of wrang qlk actionnes the said Kathreine foir hir and hir foirseidis doethe heirby renounce for ewer and obledges hir selff and hir foirsaidis to warand this hir renunciatioune and dispositioune to be guid valiade effectuall and sufficient to the said George and his foirsaidis to the effect abowe wreittin wpoune the conditiounes and provissiounes efter mentiounat FFOR THE OLK CAUS the said George Ogiluy to be bund and obledget and be the tennor heiroff faithfullie binds and obledges him selff his airis exers and assigneyis thankfullie to content pay and delyuer to the said Kathreine Straguhane his mother she beand on lyff and failzieing off hir be decease to James Andersoune in Wras hir eldest laull sone his airis exers or assignevis all and haill the sowme off ane thowsand markis vsuall money of this realme off Scotland betuixt the dait heiroff and the last day off Maij nixt to cum in this instant yeir off God jai sex hundrethe and feftie yeiris but longer delay fraud or guyll together wt the sowme off thrie hundrethe markis mõey foirsaid of liquidate expenss in caice off failzie wt the ordinary annuelrent of the said prin! sowme of ane thowsand markis veirlie and duielie conforme to the act of parliament ay and so long as the samen happines to

be restand vnpayit efter the day of payment abowe speit And siclyk to delyuer to the said Kathreine Straguhane she beand on lyve and failzieing off hir be decease to the said James Andersoune hir sone or his foirsaids tuentie outcum sheip wiz wadders & yowis wnder the woll suche as the said James sall chuise furthe amongest the outcum sheip in Lumgair wpoune the thrid or fourt day of May nixt to cum in this instant yeir of God abowe wreittin or thane ffortie shilingis money for ilk vndelyuerit wadder or vowe thairoff AND NOCHTWITHSTANDING of the above wreitting renunciatioune and dispositioune it is heirby speciallie prowyidit and declairit that the said Kathreine Straquhane sall hawe frielie the vse off the hall of Lumgair and all suche chalmers pantires & wther houss as is win the said hall dor thairin to mak hir actuall residence and dualing during all the day is of hir lyftyme wt the year of ane litill byir that sall conteinet tua ky and thair followers wt the vse bennefeit and comodotic off the half of the kaill yaird of Lumgair during hir said lyftyme qlk hall chalmers byir & wther houss the said George and his foirsaids sall vphauld wind and watter thicht to the said Kathreine during hir said lyftyme and also that the said Kathreine sall have frie pastouradge to tua ky and thair calffis to pastour and feid yeirlie in the tyme of summer withe the said George his awine ky and calffis or withe any tennentis ky that sall happine to labor the Mainse of Lumgair and to be keipit be the said Georg or his said tennents hirds veirlie and in the tyme off winter that she sall have alse mutche stray yeirlie furthe of the said George or his tennents barnes in Lumgair as sall interteine and susteine the said tua ky and thair calffis or followers duiring hir lyftyme AND FARTHER the said George Ogiluy binds and obledges him and his abowe wreittin thankfullie to content pay and delyuer

to the said Kathreine Straguhane his mother all and haill the number and quantitie off ane chalder cleine ait meill wt ane chalder off the best quhyit aitis that sall growe yeirlie in Lumgair withe aught bolls bear all guid and sufficient merd stuff togedder withe the sowme off ane hundrethe markis vsuall scotis mõev withe ane dussoune capounes and twa dussoun pultrie veirlie and ilk yeir duiring all the yeirs of hir lyftyme and to be payit yeirlie be equall portionnes bothe in wictuall and siluer at tua termes in the veir witsonday and mertimes in winter the first termes payment thairoff to be and begine at the terme of witsonday nixt to cum in this instant yeir of God abowewreittin and sua furthe to continowe veirlie and termelie duiring all the veirs and termes of hir lyftyme and to be delyuerit termelie win hir awine hous and barnes in Lumgair And in caice off failzie and not thankfull payment termelie as said is the said George obledges him and his foirsaids to content and pay to the said Kathreine hir airis exers or assigneys the sowme of tene pundis scots money foir ilk undelyuerit boll of meill aits or bear rexue wt tene pundis scots mõey for ilk termes failzie of the mõey rent in caice it sall happin as also the said George obledgis him and his foirsaids to causs cast wine leid and stak veirlie woone the peithill of Lumgair in dew seassoune alse many peitts as sall serve the said Kathreine hir hous sufficient fyre duiring all the yeirs of hir lyftyme wpoune the said Georg his awine chairgis & expenss Lykas the said George obledgis him and foirsaids to warrand frie releive and skaithles keip the said Kathreine and hir foirsaids at the hands of all hir said vmqle husband his creditors and sall pay the haill debts and sowmes of money restand be hir said vmqle husband the tyme of his decease and mak hir and hir foirsaids

frie thairoff and sicklyk sall frie and relieve the said Kathreine duiring all the days of hir said lyftyme of all taxatiounes spurtuall & temparall quarterings monthlie mantinance and publict dews whatsumeuer leavies of hors or fuit or other taxtis alredie imposit or to be imposit wpoune the saids lands of Lumgair and Bissatshill wt the pertinents LYKWAYS the said George Ogiluy be the tennor heirof foir him his airis and assigneys frielie and voluntarlie renunces quytclames and simpliciter dischairges all and whatsumeuer guids geir debts sowmes of money and wther whatsumeuer the said George or his foirsaids micht ask clame or craiwe be any richt whatsumeuer be decease of the said Kathreine whane it sall happin fra hir airis exers or intromettors withe hir guids and geir efter hir deceas except suche as she sall happin to leave to him in leagacie FINNIALIE it is heirby declairit that the said Kathreine sall remaine still as maistres of hir awine hous and sall have hir aliamenter sustentationne yrin as abefoir till the terme of witsonday nixt to cum in this instant veir of God abowewrttin at qlk terme hir lyverent penshaine begines And for the mair securitie baithe the saids pairties are content and consents that thir prits be insert and regratt in the buiks of Counsell and Sessioune to have the strenthe of ane dect of the lords yroff that servce and proces of poynding and horneing may follow yrwpone (the one but prejudeice of the wther) wpone single chairge of six days alenarlie And to that effect constituts conjunctlie and severalie yr laull prors promittentes de rato etc In witnes qrof (wrttin be James Thomsone notar publict in Waster Cheine) baithe saids pairties hes subuit thir prits withe thair hands day yeir and plaice abowe wreittin befoir thir witness Rot Douglas broyr german to vmqle Sr Jon

Douglas of Barras Jon Strattoune servitor to the said Kathreine James Crafard in Lumgair and Jon Erskyne in Barras

James Craford witnes John Stratown witnes Kathreine Straqine wt my hand at the pen led be the notar wnder wrttin wt my hand becaus I can not wreit my selfi Ita est Jacobus Thomsone notarius publicus de mandato dictae Kathreinae scribere nescientis ut asseruit ad hec requisitus manu propria

Ita est James Wyshart connotarius in premissis manu sua etc.¹

Abstract. — CONTRACT between Katherine Straquhane, relict of William Ogilvy of Lungair, and George Ogilvy now of Lungair her son whereby, for love and favour and for the onerous causes therein contained, she renounces and discharges her liferent of the towns and lands of Lungair and Bissetshill in the Parish of Dunotter and Sheriffdom of Kincardine, and also her third of moveables (excepting plenishing etc. within doors, clothes, jewels etc.): the said George being bound to pay to his mother and, failing her by decease, to James Anderson in Uras her eldest son 1000 merks before May next, 1650, and to deliver to her or her said son twenty outcum sheep: the said Katherine Straquhane to have use of the Hall of Lungair for a residence, and small byre with two cows and half of Kail yaird of Lungail for the said Straquhane to have use of the Hall of Lungair for a residence, and small byre with two cows and half of Kail yaird of Lungail for the said Straquhane to have use of the Hall of Lungair for a residence, and

¹This deed is much worn, the final portion, which contained the signatures of George Ogilvy and his witnesses, having entirely disappeared.

gair with pasturage and straw for said two cows and oatmeal, bear, poultry, cast peats etc. for her house: the said George being also bound to pay the said Katherine's husband's debts at the time of his decease: the said George also discharging his claims by or through the decease of the said Katherine. Dated at Lumgair the 31st day of January 1650.

ΧV

Lord Seaforth, "ffor George Ogiluy of Barras."

Worthie covsing, that yr hospitaletie should haue occasioned yor fyning ves onknowine to me whill I vnderstoode the same a day or tuo agoe. I cannot bot be senseble yt for my caus yow should have biene such a sufferer vch If I had knowine or thought when I did com to yr hous I had saued the steats the pains of fyning yow & fried yow from the inconvenience, the singularetie & strangnes of the act I trust vill mak apeare vnto yow how innocentlie I haue biene the occasione of yr hurte. for not being a declared intercomoned Rebell vho could exspect any inconvenience to followe vpon my receptione. vhat Lawe could be furnished to prowe yow guiltie is not I belieue to be found in the records of or Kingdome. from the Lawe of Will yr [is] no euasione for any vho hes not por to oppose. I regraite from my hearte yt yow should be so put to it in retributione be confidente yt vhat soume yow haue payed in yt behalfe I acknowledge as ane debte owing by me wch I shall be no less cairfull to repay yn if I had borowed the same in reddie moneyes. at this distance profers of this natur may be thought a complement specialie the same bieing ane expressione of ane cleuded man vet I dispaire not to haue the oportunetie or I dye to reimburs vhat yow haue lente as a fyne. tell yr honest vyfe yt the merchand is

sorie that he hes com to so ill a mercat making hir as a partner so greate a loser dispaire vill not recouer the sam on mercate day may offer to mak vpp vhat is lost. If the sillie man be by yow comend me to him & showe Brigfoord yt I present my respects to him. to close be confident if I haue hor or lyfe I shall prowe myndfull of yr suffering. I am

yr werie lowing covsing Seafort.

> Paris j Nou^r 1650

XVI

Commissioners' Warrant for the Earle Marshalls Woodsetters,

By the Commisrs entrusted with the estaits of sewerall

excepted persones in Scotland

Vpone Consideratione had of the petitione of George Thomson in the name of Jon Alardes of that ilk Robert Keith of Whyitriggs George Ogilvie George Downy and wyrs the Earle Marshalls woodsetters, Setting furth that they haweing entred y claimes befoir the Commisrs for Determining of Claimes which claimes being not yet Discussed Theirfoire praying that they might vplift the rents of y said woodsett landis vntill such tyme as the Comrs afoirsaid sall hawe discussed and determined y claimes to the said landis

Itt is theirfoire ordained yt Mr Robert Arbuthnot and Mr Rob Barclay Chalmerlaines for the Erle of Marshalls estaite Are heirby reqwyred to permitt such of the petitioners to receave and vplift the rents of yr woodsett Landes as wpone dew proofe they sall find to have beine in possessione theireof before the twelft day of Appryel ane thowsand sex hundreth fourtie eight yeires Provyided that the said Chalmerlaines doe tack sufficient

securetie of all such persones to be responsible to the Staite for what they sall receave for the rents and dewties of the saidis landis incaice the Com^{rs} for Determining of Claimes doe not allowe of y^r said Claimes

Given vnder o^r hands att Lieth the 9th of September 1654. Subscryved thus ED: SYLER

Timo; Wilks Da; Barclay I. Harper¹

This is a trew Copie of the principall warrand

Geo: Thomson.

XVII

Precept of Seasine in favor of Johne Douglas as air to Sir Johne Douglas of Barres his father.

Oliver, Lord Protector of the Commonwealth of Ingland Scotland and Ireland and dominouns thairto belonging To the Shirreff of Kincairdin and his deputtis greeting Forasmuch as by ane Inquisitioun made be yow at our command and retoured to our chancelarie It is fund and made knowne that the deceist Sir Johne Douglas of Barres knight father to Johne Dowglas

¹We find the signatories to this document associated with Sir John Hope of Craighall, William Lochard, the younger, and Richard Saltonstal, as trustees for the forfeited estates in Scotland, in which they are formally vested, 12th April, 1654.—"Acts of the Parliaments of Scotland," Vol. VI, pt. ii. p. 821.

Syler and Wilks were both Colonels in the Cromwellian Army, the latter being depute Governor of Leith. David Barclay, the laird of Urie, we have encountered as one of the intermediaries in negotiating the surrender of Dunnottar Castle. Of John Harper we know nothing, except that he is designed "Advocate" in the Deed of Sasine to which we have referred.

now of Barras beirer heirof died last vest and seasit as of fie in peace in all and haill the lands called the Nethertoun of Barres, the lands called the Middletoun of Barres that croft of land called the Browster Croft all and haill the lands called the Overtoun of Barres with the pendicle of the saidis landis called the Farniebrae As also in all and haill the equall half of the corne milne of Barres with the equall half off all and sundrie houss biggings yeards toftis and crofts thairof and in the half the milne dame half of the milne laid and waterdraught half multures suckin and sequelis of the said corne milne and remnant pertinents thairof And sicklyk in all and haill that pairt of the milne lands of the said corne milne of Barras nixt adjacent to the saids lands called the Nethertoun of Barras vpon the west side of the said milne dame as the said waterdraught and milne dame presentlie runs and as the said pairt of the saidis milne lands is divydit be merchis from the other pairt of the saidis milne lands lyand vpon the eist syde of the said milne dame contiguouslie adjacent to the lands of Eistoun of Barres and Brigfuird As also in all and haill the just and equall half of the moss of Barres alsweill peitmoss as turff moore with houss bigging is yeards outsettis toftis croftis pairtis pendicles off all and sundrie the foirsaids lands and others foirsaidis lyand within the baronie of Barres and shirrefdome of Kinkairdine And that the said Johne Douglas is neirest and lawfull air to the said deceist Sir Johne Douglas of Barres his father of the samyn lands half milne half milne landis half multuris and suckin thairof and others particularlie abouementionet And that the said Johne Douglas the beirer hereof is of lawfull age be vertew of ane dispensation granted be ws with consent of our Commissioners of Exchekker of the date at Edinburgh of the last day of Junij last by-

past not onlie dispensing with the said Johne his minoritie and lese age bot also with the feriot and close tyme of vacance And that the samyn lands half milne milne lands suckin sequels and otheris particularlie abouementionat are now holden of ws and our successours in place of the late king imediatlie in cheeff WHAIR-FOIR we command and strictlie charge yow to give seasine to the said Johne Douglas of Barres or his certane actorney beirer heirof off all and sundrie the lands abouwrittin with half milne half milne lands suckin sequelis and pertinentis of the samyn abouwrittin lyand as said is without delay (reserving evrie persouns just right as accords) And takeing securitie of the sowme of lxxv li scots money for the maills and dewties of all and sundrie the haill lands abouwrittin with the said half milne half milne lands multures sequels and otheris obouwrittin with the pertinentis lyand as said is remaining in our hands and in the hands of the late king respective be reasoun of warde be the space of sevin yeiris and ane terme or therby seasine not being recovred Ouhilk maill and dewtie extends veirlie to xli money foirsaid and als of xli of the samyn money for releeff thairof now dew to ws And this onnawayes yee leave vndone and thir presentis to be voyd and null efter the nixt terme Givin at Edinburgh the fourth day of Aprile 1655

To the shirreff of Kinkairdin and his deputtis for Johne Douglas of Barres.

Abstract.—PRECEPT by Oliver, Lord Protector, to the Sheriff of Kincardine to infeft John Douglas as heir of his father Sir John Douglas of Barres, Knight, in all and haill the lands called Nethertoun of Barres, the Middletoun of Barres, Browster Croft, the Overtoun of Barres with pendicle called Farniebrae, as also half of

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Corn Mill of Barres Mill dam Multures etc. and that part of the Mill lands on west side of mill dam and half of the Moss of Barres all lying within the Barronie of Barres and Sherrifdom of Kincardine. Given at Edinburgh the 4th day of April 1655.

XVIII

William Ogilvy "ffor his most loving father George Ogiluy of Barras."

LOVING FATHER

I can not but remember your fatherly care & love tendered to me in my childhood, but more especially at this tym in being so forward in every thing that can conduce for my velfare: I shall only be earnest vt God that I may be both obedient & dutifull to yow for all your benefits undeservedly bestowed in my behalfe. The laird of Udny 1 & I vent to Mr John Setone 2 on monday ye morning ye 15 of this instant & demanded of him give he desyred any more testificats, & give after proclamation he vold be pleased to marry vs: he shew us that vould have only tuo lines shewing that ve vere thrice laufully proclaimed vtout interruption & therafter give him notice but ye night before & he should marry vs So being that, & ye contract that it may be subscryved & I hope all lets are then taken avay: After I cam from Mr John Setone I vent to Abd and vin ane short tym after I cam to ye toune there coms in ye old laird of Lesly & his eldest sonne, which made me change my resolution for I intended to have come to Barras on vednesday but I am forced to look to that ladies safitie vt whom by ye assistence of God I intend to match &

¹ John Udny of Udny.

² Minister of Foveran: he was translated from Kemnay in 1649, and died April 1666.—Scott's "Fasti."

my owne credit. First then it vas advised that that lady should be keept privat & said to have gone out to Udny ye morrow after they cam in vhich vas done accordingly: Ye house vhere she remains privat is Andrew Raits wt Mr John Alexrs for he & his vyfe both cam for her & hes exprest themselves very noble frinds both to her & me. Now since there incomming ve understand that they are venting ye most malicious vords & deeds that can be uttered against her for dissuading of her from this intended purpose of marriage, & vorse then yt they have gotten notice of ye day of our marriage to be on tuesday or thursday after ye third proclamation & intends to vaite vs there vt some more company for preventing of it, So I thought best to stay here myselfe & acquaint v^t all businesse, my humble desyre is therefore yt ye get that tuo lins from Mr James Grainger & come into ve toune on Saturnday at night & let us goe out to foverone on sunday ye morning & be married either yt night or monday ye morning early othervise assure yourselfe it vill not goe vell vt vs. So I hope ye will lay all things aside & come & in doing vhereof ye shall obliege me to remaine eternally

Your dutifull

Abd ye 17 day of octobr 1655 sonne W Ogiluy

I met v^t James Ogiluy in y^e toune & he shews me y^t he vill be in Barras once y^s veeke but I perceive be hes equipage (give y^e see him) it vill take ane good fee to make him ane ryding man & besyds y^t because I most have ane man y^t most stay constantly v^t me give ye think he most stay somtyms in y^e merns to vait upon y^e mains of Lumgare fee him to it & I vill provide ane for myselfe Give othervise y^e think y^e can spare him

from it ye most teach him to carry himselfe both obedintly civilly & servantlyk tovards me other vise although he vere never so good I vill not have him.

XIX

¹ Contract Matrimonial betwixt George Ogilvy and Margaret Arbuthnet.

The thrid and Day At futhes and off October in the yeir of god jai vjc ffyftie sex yeires It is contractit agriet finally endit and perfeytit betuixt the pairties following To wit Georg Ogiluy of Barres on the ane pairt and Margrat Arbuthnet relict of the Deceasit Robert Arbuthnet of Katerlane withe the speciall advyse expres consent and assent of Robert Arbuthnet of Litle Fiddes her father and he taking the burding in and wpon him for her and they bothe wt ane gsent on the vther pairt in maner efterspeit THAT IS TO SAY the said Georg Ogiluy shall godwilling marie and tak to his Lawfull weyffe the said Margrat Arbuthnet and shee him to her Lawfull husband Leikas they and ilk ane of them be thir pntis Takis and Acceptis of wtheris and shall godvilling accompleis and solemnize the band of mariage wt wtheris in face of holy kirk according to gods word wt such conveniencie and Diligencie as the Lawe and order of his kirk win this natione shall permitt and allow ther efter shall Lowe cheriss mantaine and entertaine wtheres as becomethe christianis Joynit in so holy a Band ffor the qlk causs and for the conjunctiee and provisione efter speit grauntit be the said Georg Ogiluy to the said Margrat his said assidat spous the said Margarat Arbuthnet withe consent of the said Robert Arbuthnet her father Hes Maid constitut and Ordainit and be the tenor

¹ In possession of Rev. W. D. Innes of Cowie.

Heiroff for her her aires exres and assignevis Makis Constitutis and Ordaines The said George Ogiluy his airis or assigneyis qtsomewer During ther conjunct Lyftymes Alinnerlie Her werie lawfull wndoubtit and Irrewocable cessioneris assignevis and Donatoris weluti in rem suam In and To the haill mealis fermes Kaines customes profeitis and Dewtie off her conjunctfie landis of Denhead of Katerlain and toune and landis of Brigend of Katerlaine with houss bigingis yeards toftis croftis pairtis pendicles and pertinentis theroff And In and to her giunct fie right of the teindis of the samen alsweill personage as wicarage teindes Lyand within the parochin of Katerlain and shereffdome of Kincardin and that of this instant crop and yeir of god jai vic ffyftie sex veiris and theirby in tyme coming During ther conjunct Lyftymes as said is And in and to the Matrimoniall Contract passit betuixt the said deceasit Robt Arbuthnet of Katerlaine and the said Margrat wherbe the saidis landis ar Disponit in quanctfie and lyfrent to her qlk is of the Dait the Day off the veir off god jai vic flourtie Tua veires And in and to the heall headis clauss articles oblevsmentis and aditionis theroff Maid conceawit and Set down in faworis of the said Margrat haill benefeit and Commoditie theroff And of the chartor precept and instrument of seasing following therwpone with all vtheris that hes followit or mey follow on the samen. And In and to all Debtis soumes of money goods geir inseight plenishing or vtheris qtsomewer presently belanging and appertaining to her Turnand and transferrand the samen fra her foirsaidis To and in speall faworis of the said George Ogiluy her said assidat husband and his forsaidis surrogatand and substitutand and be thir pritis surrogatis and substitutis them in her full right tytle and place theroff for ewer wberiori assignationis forma With power to him and

his forsaidis to ask crawe receawe intromet withe and wptak the saidis meallis and dewties of the landis abouewrin Debts soumes of moy and wtheris aboue assignit acquittances and discharges to graunt wpon the recept theroff transact compone agrie theranent and if neid beis to call and persew therfor as mey accord of the Lawe Ouhilk assignatione aboue wrin the said Margrat Arbuthnet wt consent forsaid Bindis and obleiss her and heris abowewiin to warrand be the said Georg Ogiluy and his forsaidis to be guid waleid effectuall and sufficient in the selff at all hands from her awin proper fact and deid alinerly that is to say that shoe hath not Done nor shall not Doe at no tyme bygone nor to come no wther ffact nor deid contrar or prejudiciall heirto AND ON THE WTHER PAIRT the said Georg Ogiluy in Contemplatione of the quhilk Mariage and for the assignatione abow wiin and benefeit of the said Conjunctifie lands ford Bindis and obleiss him his airis exers assignis successoris to his landis heretages intrometteris with his goodis and geir qtsomewer to Dewly and sufficientlie infeft and seas be chartour containing precept of seasine and seasine following therwpon the said Margrat Arbuthpet his said futur spous in conjunctie and lyfrent During all the Dayis of her lyftyme In all and haill ane veirly anuelrent of Thrie hundreth merks wsuall scotis money heirby to be wpliftit and takine furth off all and sundrie his Tounes and landis off Owertoun of Barres and Bruxie Syd houss bigingis yeardis toftis croftis pairtes pendicles and pertinentis of the samen at tua termis in the veir witsonday and mertimes in winter be equall portionis lyand within the baronie of Barres parochin of Kynneff and shereffdome of Kincardin (wnder the conditionis and prowisionis alwayis subsequent) and as the samen ar presently occupiet and possessit be Robert Young and William Hendersone present

tennentis and occupieris theroff To be haldin of him and his forsaidis in fewe ferme for the yeirly peyment of the soume off scotis money in Name off fewe ferme alinnerly and with the speall Conditione and prowisione that the not peyment of the said fewe ferme dewtie for the space of tua thrie or mair termes running in ane shall be no cause of nullitie nor renditione of the said infeftment notwithstanding of any actis of parliat Lawis or constitutionis of this natione maid or to be maid in the contrarie theroff quherwt the said George Ogiluv hes dispencit and be thir pritis for him and his forsaidis Dispences for ewer Ouhilk anuelrent of thrie hundreth merks money abouewrin and Landis forsaid out of which the samen is peyable and infeftment theroff forsaid appoyntit to be giwen to the said Margrat in gjunctfie and lyfrent as said is The said George Ogiluv bindis and obleiss him and his forsaidis to Warrand to the said Margrat Arbuthnet and her abouewrin To be good waleid effectuall and sufficient frie saiffe and secure from all Wardis reliwes nonentress Ladie terces conjunctfies prior alienationis Dispositionis infeftmentis recognitionis purpensionis bygone stentis taxationis impositionis Ministers and Schoolmasteris stipends Annuities of teindes Lewies monthlie mantenance assesmentis wodsetis impignorationis assedationis long or short priwat or publique infeftmentis rewersionis and from all vtheris perilis dangeris or Inconvenientis qtsomewer als weill not Namied as Namied bygon present or to come quhairby the saidis lands or any pairt theroff Be any anuelrent or anuelrentis furth off the samen may be ewictit from the said Margrat Arbuthnet or shoe or her forsaidis stoppit henderit or Impedit in the peacable wplifting of the said anuelrent of thrie hundreth merkis at the termis of witsonday and mertimis heirby be equall portionis as said is at all handis and against

all deadly as Law will Quhilk infeftment abouewrin shall bear and contain the expres conditione and prowisione efter speit that in caice the said anuelrent of thrie hundreth merkis money forsaid appoyntit to be pevit furth of the landis abow wrin to the said Margrat in qjunctfie and lyfrent as said is in maner and at the termes of peyment aboue expressit Shall happen to be restand awand wnpeyit to the said Margrat for the space of tua or mair termis runing together that then and in that caice It shall be leasum and lawfull to the said Margrat or her forsaidis to exact wplift receave mell and intromett with the haill mealis fermes Kaynis custoames profeitis and Dewties als weill stok as teind and Dew serwices peyable furth off the saidis landis of Owertoun of Barres and Bruxiesyd lyand and possessit as said is (qlk the said George bindis and obleiss him and his forsaids to be worth of yeirly rent thrie chalderis wictuall halff meill halff beir besyd Kavines and customis) and to have frie access therto During all the dayis of her lyftyme and that without any sentence decreit or declarator of any Judge or Judges qtsomewer and Sikleik and with samen respect as if shoe had beine simplie infeft in the saidis landis during all the dayis of her lyftyme And not in the anuelrent of thrie hundreth merkis money forsaid yeirly to be peyit to her furth of the samen Leikas the said Georg Ogiluy bindis and obleiss him and his forsaidis to mak good and thankfull peyment to the said Margrat and her abouewiin of the said anuelrent of thrie hundreth merkis moey forsaid prowedit to her furth of his landis forsaidis (Shoe als weill not being infeft and seasit as infeft and seasit therin) and that during all the dayis yeires & space of her lyftyme nixt and Immediatly following the said Georg his deceas guhen it shall pleis god to call him begining the ferst termes peyment thairoff at the ferst terme of witsonday or mertimes nixt and immediatly following his said deceas as said is Ouharin if they fayllie they bind and obleis them and ther forsaidis to content and pey to the said Margrat the soumes off ffyftie merkis money forsaid for ilk termis favllie speall liquidat and agriet on and that by an attour and together wt the peyment of the said anuelrent in maner forsaid. And farder it is specially heirby agriet on and appoyntit to be containit be expres clauss in the chartor & infeftment to be maid theirone That at wuhat tyme wuhow soone or wuhensoewer the said George Ogiluy or his forsaidis shall happine to war bestowe and imploy the principall soume off ffywe thowsand merkis money forsaid woon good & sufficient well halded land or wther sufficient securietie within the Shereffdome of farfar or Kincardin ffor the ordinar anuelrent and profeit to be fully cumand to the said Georg Ogiluy and Margrat Arbuthnet his said futur spous and langer Liwer off them tua in quinctfie and lyfrent and to the Aires to be procreat betuixt them efter ther Deceas qlkis fayllieing the said George Ogiluy his neirest Lawfull airis or Assignevis qtsomewer And that be speall seight and advyse of Robert Wicount Arbuthnet Androw Arbuthnet of Fiddes Robert Arbuthnet of Fendowrie and the said Robert Arbuthnet father to the said Margrat as freindis on her pairt And of Sr Robert Greyhem off Morphie Knyt John Ogiluy of Balfour James Ogiluy of Shannalie and of William Ogiluy Lawll sone to the said George as freindis on his pairt or any tua ffour or sex of them being alwayis aleik in number for ilk pairtie That then and woon the waring off the said soume in maner and be the seight and adwyse aboue wrin the forsaid infeftment and annuelrent of thrie hundreth merkis money forsaid furth of the landis aboue wrin shall be Null of no force strenth nor effect in them selfis Sikleik as if the samen had newer beine maid nor grantit and the said George Ogiluv nor his forsaidis nowavis astricted nor obleishit in peyment theroff notwistanding of any former claus or conditione heirin expressit As also that it shall nawayis be leasum nor lawll to the said George or his forsaids to lift and Raise the said soume of fywe thowsand merkis money forsaid So to be vared as said is but be the seight and advyse abowe wrin And to be warit of new againe be the samen seight and advyse for the wse and behowe above spêit OFF THE WUHILK conjunctfie and prowisione abouewfin the said Margrat Arbuthnet with consent of the said Robert Arbuthnet her said father Hes acceptit and be thir pñtis be her and her forsaidis Acceptis in ffull satisfactione and contentatione of all farder quinctfie Terce or other provisione qtsomewer shoe can ask or crawe furth off the saidis George his Landis and heretagis alsweill purchassit alradie or qlk he shall happin herefter to purchis and acqueir Als also off his haill cornis catell horss nolt sheip insight plenishing debtis soumes of money or vther goodis and geir qtsomewer pertaining or qlk shall happin to appertain to him herefter Except wuhat plenishing shoe shall happin to bring with her to his hous qlk ar declarit to belong to her selff her airis or exers in caice shoe survive him and excepting alwayes her legall pairt of wuhat Domiceill or houshold plenishing shoe shall happin to mak during ther said gjunct lyftymes And farder it is heirby Declarit that the said George Ogiluy nor his forsaidis shall be no farder obleishit to the childrein to be procreat in the said mariage for ther patrimonie and Barnis pairt of geir or any portione Naturall they or any of them can ask or crawe be wertewe of this present Matrimoniall Contract or Mariage appoyntit to followe therwpon But in the said soume off ffvve thowsand merks scotis money to be pairtit and dewydit amongst them be the

said Georg in his awin lyftyme and fayllieing theroff be the saidis eight freindis or sua many of them as shall be in lyff for the tyme or quha shall happen to meit for that effect being off a leik Number for bothe the sydis & pairties and suspending the peymont theroff During the lyftyme off the said Margarat Arbuthnet mer the And to the effect the said Margarat Arbuthnet mery the better obtaine the said infeftment of the said annuelrent of thrie hundrethe merks money forsd prowydit to her in qiunctfie and lyfrent during all the dayis of her lyftyme as said furthe of the landis and vtheris aboue and efter spêit. The said George Ogiluy hes maid constitut and ordained and be the tenor heiroff for him and his forsaidis makis constitutis and ordainis.

and ilk ane of them conjunctly and sewerally his Lawfull Bayllies in that pairt commanding them and ilk ane of them on seight heiroff to pas to the ground off the sdis landes of Owertoun of Barres and Bruxiesyd occupiet and lyand as said is or any pairt of the samen And ther be Delywerie of earth and staine of the saidis landis and of ane pennie wpon the ground theroff as vse is in the leik they Giwe and Delywer State seasone and possessione actuall corporall and reall to the sd Margrat Arbuthnet or her actorney or actorneyis in her name beareris heiroff off all and haill the said annuelrent of thrie hundreth merkis scotis mõey in gfunctfie and lyfrent during all the Dayis of her lyftyme as sd is theirby to be wpliftit furth of the saidis landis at tua termes in the yeir witsonday and mertimes in winter be equall portionis To be haldin of him his airis and successoris in few ferme for the yeirly peyment of the soume of scotis money forsid heirby at the terme of witsonday in naime of few ferme if the samen beis askit alinnerly and with and wnder the Rewersionis Reservatione provisionis and Conditionis

particularly aboue mentionat And that they or any of them mak the said Margrat to be dewly and sufficiently infeft and seasit therin conforme to the will and tenor of this present Matrimoniall Contract and chartor appointit to follow theron and off this precept off seasine in all povntis The alk to doe he Committis to them and ilk ane of them giointly and sewerally as said is his full powar warrand and Commissione be thir pntis And for the mair securitie bothe the saidis pairties ar Content and Consentis thir pntis be insert and regrat in the bookis of the heighe court of Justice of this Natione or any vther Judge or Judges books win the samen to hawe the streanth of ane act and Dect of any of the saidis Judges that Letteres & exeles of horning and vtheris neidfull mey be direct theirwpon the horning to pas woon ane single charge of sex dayis only and for that effect astitutes conjointly and sewerally ther Lawfull procutors In witnes qrof they hawe subscryvit thir pntis (wrin be Mr Thomas stuart in Laurenstoun) at ther handis place day of the month and veir of god forsaid befor thir witness Andro Arbuthnot of Futhes Maister James Grainger Minister at Kinneff

A Arbuthnot witnes
Mr Jam Grainger witnes
R Mollesone wittnes
John Lindsay witnes

GEORGE OGILUY MARGRAT ARBUTHNOT R ARBUTHNOT

Abstract—MARRIAGE CONTRACT between George Ogilvy of Barras and Margaret Arbuthnet, relict of the deceased Robert Arbuthnet of Katerlane, with consent of Robert Arbuthnet of Little Fiddes her father, by which said Margaret Arbuthnet on her part assigns in liferent her rights to the lands of Denhead of Katerlane and of Bridgend of Katerlane and the pro-

Jon Lindsay in Katerlin & Robert Mollesone in Millhill

visions in her favour in the Matrimonial Contract between her and her late husband dated 1642 and in general her other means and estate; and the said George Ogilvy on his part undertakes to infeft her in the yearly annual rent of 300 merks from his lands of Overtoun of Barras and Bruxiesyd, this provision to be null when he employs 5000 merks for their joint behoof under sight of the friends named: said 5000 merks to go to the children at their death: Dated at Futhies etc. 3rd. October 1656.

XX

The Inventar and testament dative of the guids and gear of ungil Elizabeth Douglas spous to George Ogikvie of Barras within the parochine of Kinneff and Diocie of Brechine who deceist intestat in the moneth of Apryll jai vje & fysftie sex yeires faithfully maid and guven upe be the said George in name of William Ogikvie ther only some Exèr dative to the 3d defunct decernit be decreit of the Commissar of Brechine upon the day of Apryll 1657 yeires.

Item Imprimis the said George declares that the tyme of the sd defunct hir deceis they had the guids and gear following of the valew and pryces after spëit viz: threttie oxine price of the piece xviijilib Inde vc & xllib Item fyve kyne at xvjlib xiijsh iiijd the piece Inde lxxxiijlib vjsh viijd Item four horss pryce of the piece xxxiijlib of sh 8d Inde jc & xxxiijlib vjsh viijd Item ane hundreth yewes and yeild shiep pryce of the piece overhead xlsh Inde ijc lib Item sex young stirks pryce of the piece overhead vjlib xiijsh iiijd Inde xllib Item in the barne and barne yaird of aitts thrie scoir bolls pryce of the boll iijilib 6sh 8d Inde ijc lib Item in bear tuentie bolls pryce of the boll iijilib csih k xiijsh iiijd Inde lxxxiijlib

¹ Commissariot of Brechin, "Testaments," Vol. VI, fol. 76.

vish 8d Item of vticeill and domiceill estat worth ic lxlib

Summa of the Inventar extends to jai iiijc xllib

No debts awand to the said defunct nor hir spous

Debts awand be the said defunct

Imprimis to James Smith burges of Aberdeine vic lxvjlib xiijsh iiijd Item to Mr Johne Mill Minister at Fetteresso1 iijc xxxiijlib vjsh viijd Item to Mr James Willox minister at Kemney 2 iijc xxxiijlib 6sh 8d Item to Mr Thomas Stuart at Laurestone 3 iijc xxxiijlib 6sh 8d Item to Alex^r Mowat in Reidcloak icxxxiijlib vjsh viijd Item to George Thomsone in Cheine 5 vc lib Item to Rot Neaper in Bervie ijclxvjlib xiijsh iiijd Item to Mr

1 Mr. John Mill was admitted prior to 23rd June, 1654 .- "Kincardineshire Sheriff Court Diet Book," 1652-6. He died in January, 1703.

² Mr. James Willox, who became the husband of Anne Lindsay, was admitted minister of Kemnay, 19th September, 1654. He had previously served abroad as an Army Chaplain, had been captured by the Moors and in consequence of their treatment had lost his eyesight; though whether he was totally blind or not does not appear. Willox seems to have been possessed of a considerable private fortune. In 1661, the degree of Doctor of Divinity was conferred upon him by the University of Aberdeen. He died 14th February, 1695, leaving by Anne Lindsay, who survived him, a family of five sons and one daughter.-Scots "Fasti.".

3 Mr. Thomas Stuart of Lauriston received a formal Commission from the Council of Estates as Sheriff Clerk of Kincardineshire, 20th March, 1656, though he appears to have acted in this capacity prior to that date.-" Kincardineshire Sheriff Court Diet Book."

4 Alexander Mowat of Balquhollie is described as tenant in Redcloak in a Disposition of these lands in Wadset (16th February, 1680) to him and to his son James Mowat in security of a debt for 1600 merks scots due by the proprietor, Robert Keith .- "Urie Titles." He died June, 1686 .- "St. Andrews Commissariot."

⁵ George Thomson in Cheine was appointed Sheriff Clerk at the Restoration by Commission from the Earl Marischal, dated 14th December, 1660.—"Kincardineshire Sheriff Court Records." He married Marie Wishart, Lady of Arduthie, and died circa 1676.

James Grainger minister at Kinneff ijc lib Item to Jon Walker in Kirktone of Fetteresso jc lib Summa of the debts is ijäviyclxvjlib xiijsh iiijd Summa debts exceids frie gear jäijcxxvjlib xiijsh 4d Ouhilk remaines without divisione

I Johne Greine Esqr Comissar prinll of the rexive shyres of Angus and Mearns appointed for confirmatione of testaments within the bounds of the Commissariat therof Ratifies Approwes and Confirms this present testament dative and Inventar of guids gear and debts forsaid in sua far as the samen is reallie and truellie mad and given upe and no otherwaves Togither with the said William Ogulvie exer forsd with power to him to aske crave recave intromeit with and uptake the heall guids gear and debts above speit and if neid beis to call and psew therefore as accords of the law Provyding alwayes that the said exer make just compt and reckning thereof to all parties having enterest therto as law will lykas William Scot burges in Innerbervie be his band hes become caur for that effect and the sd exer hes maid faith &c In witnes qroff to thir pfits subscryt be George Stiell my clerk deput att Brechine the tuentie tua day of Apryll 1657.

Extracted on this and the three preceding pages by me Deputy Keeper of the Records of Scotland

GEORGE A. J. LEE.

XXI

Inventar of the evidents and wryittis of the landis of Barras enventarred att Lungair the threttie day of December joi vje & fiftie eight yeres and delyuered be Sr George Ogilvie to William Ogilvie his sone as followes.

Imprimis ane instrument of resignatione declairing the Erle of Angus to have resigned the lands in favors of Mr Gawine Douglas daittit 25 Jnry 1604

yeres

Item ane Contract past betuixt the said Mr Gawine and Mr Johne Douglas wherby Mr Gawine dispones to Mr Johne and his aires theirin mentionat the landis of Nethertoune Midtoune and Overtoune of Barrasses with their pendicles and pertinents halff milne and halff milne lands of Barras which is daited at Edr the eight day of Maij 1604 yeres and registrat in the buikis of Counsell and Sessione the day and daite foirsaid

Item ane prorie of resignatione wrine vpon parchement wherby Mr Gawine resignes the saids lands in his Mătie and his Comrs hands for new infeftment yrof to be granted to the said Mr Johne and his aires daittit the

said 8 of Maij 1604 yeres

Item ane instrument of resignatione followeing yrone declairing the saids landis to have been resigned to his Maties Secret Counsells handis ass haveing power to grant infeftment vnder the signe and subscriptione of James Justice not[‡] public datit 19 Marche 1605 yeres

Item ane chartr vnder the great seall to Mr Johne of

the saids lands daittit 20 Marche 1605 yeres

Item Mr Johne his saiseing vpon the said chart^r vnder Mr Johne Fullartoune Nott^r his hands daittit 16 Apryll 1605 yeres togedder with the precept vnder the quarter seall followeing one the said chart^r

Item ane chart^r be M^r Johne to Jeane Fraser his spous and Johne Douglas his sone of the saids lands

daittit the 10 Octr 1609 yeres

Item Jeane Fraser and Johne Douglas saiseing followeing yrone daittit 20 Oct^r 1609 vnder James Auchenlek his hand

Item the Kingis Confirmatione of the said chartrevnder the greate seall daittit 26 Octr 1609 yeres

Item the said Jeane Fraser her subscryvit renuncia-

tione of the saids lands with consent of Alexander Lindsay her present husband daittit the nynt day of Junii 1635

Item the said Jeane Fraser her Judiciall renunciatione of the saids lands in favors of the said Johne Douglas her sone designet yrin Sr Johne Douglass daittit the 21 Novr 1637

Item the Erle of Angus discharge of the peyment of the pryce of the haill landis to Mr Gawine and Mr John Douglass daittit 14 May 1610 and regrat in the buikes of Counsell and Sessione the twentie twa of Junij 1610 yeres

Item Mr Gawine Douglass his discharge of the warrandice of the landis of Barras granted to Mr Johne Douglas the 13 Junij 1610 yeres and regrat 22 Junij 1610

Item the Countes of Angus renunciatione of the lands of Barras daittit 14 Maij 1610 yeres registrat 22 Junij the said yer

Item Johne Dowglass sone and air to the said Sr Johne Snr his retoure daittit the 12 Sept 1654

Item the precept direct furth of the chancellarie for infefting Johne vpon his retoure daittit 4 Aprill 1655

Item Johne Douglass saiseing of the foirsaid lands vnder Mr Thomas Stewart his hand daittit 28 Maij 1655 yeres

Item ane tacke of the teynds granted be the Archbyshop of St Androes to Mr Johne Douglass daittit the day of Nov^r 1608 yeres

Item ane act of prorogatione of the said tacke be the Comissioners of parliament in favors of the said Mr

Johne daittit 23 Junij 1618 yeres

Item ane discharge of Johne Douglass his ward and mariage be James Douglass his uncle donator y¹to daittit the 24 Dec² 1657

Item James Allardes tutor of that Ilk his renunciatione of the woodset of Bruxie syid and Barclay syid daitt 8 Maij 1642

Item ane instrument of the divisione of the Marches betuixt the lairds of Glenbervie and Arbuthnet daitti

the 21 Junij 1541

Item another instrument of divisione betuixt the laird of Glenbervie and the laird of Allardes daittit the 4 of Agust 1542 yeres

Item ane contract betuixt the Erle of Angus & Mr Andro Arbuthnet vpon the woodset of Fearniebrae daittit 6 Junii 1598 yeres the Erle of Angus Chartor wt Mr Androes saiseing followeing ytone daittit the 10 Junii yeir foirsaid

Îtem M^r Andro his reversione granted to the said Erle

Item Robert Arbuthnet sone and air to the said Mr Andro his renunciatione in favors of the said Georg Ogilvie daittit 28 Maij 1650 yeres

Item ane contract betuixt the said Vmq^{II} Sr Johne and Vmq^{II} Thomas Erskine vpone the woodset of the Overtoune of Barras daittit the 21 Maij 1642

Item a chartor followeing yrone wt Thomas saiseing followeing one the samen daittit the 21 Maij 1642 yeres Item Thomas Erskine his dispositione yrof to the

said George Ogilvie daittit 4 Junij 1650

Item ane contract betuixt the said Sr Johne and James Andersone vpon the woodset of the lands of Barclay syid and Bruxie syid dattit 22 July 1642 wt James saiseing followeing yrone daittit 27 July 1645 togedder wt ane dispositione be the said James to the said Georg Ogilvie of his woodset richt yrof daittit 13 July 1648 wt the sd Georg Chartor and saiseing granted be the said James daittit 20 Junij 1650

Item ane decreitt obteaned at the instance of the said

Georg befoir the shereff of Kincardine against the said Jon Douglass as laulie chargit to enter air to his father for mackeing peyment to him of the sewerall soumes yrin conteaned mentionat in the bands and assignationes yrin exprest as also the samen bands and assignationes which decreit is daittit the 18 Maij 1649

Item ane appryissing followeing on the said decreit hed at the said Georg Ogilvies instance against the said Johne Douglass wherby for the soumes yrin exprest he hes appryissit the saids lands and teynds from the said Jon which decreit of appryissing is daittit the sexteine Nov 1649 and is allowed the first Jan 1650

Item the haill grounds of the said appryissing

Item ane chartor of confirmatione to Georg vnder the great seall followeing one the said appryissing

Item Georg saiseing followeing yron daittit 22 Aprill

Item ane dispositione be Johne Douglass to George Ogilvie of the saids lands and teynds daittit the tuentie tua day of December 1658 and regrat in Dec^r 1661 in the buikis of Counsell and sessione

Item ane renunciatione to the said Johne Douglass of the legall and convensionall reversiones of the said appryissing and woodset richts daittit 22 Dec[†] 1658 yeres

Item Georg Ogilvies dispositione of the haill to Wm Ogilvie his sone of the daite of ther p\u00fcts whilk particular evidents aboue wrine I the said William Ogilvie grant me to have receavit from the said Georg Ogilvie my father Conforme to the dispositione befoir mentionat maid be him to me of the saids lands be these subt wt my hand day yeir and place foir defoir Georg Thomson wter herof and Francis Balfoure servit to the said George

Francis Balfour Witnes Geo Thomson Witnes

W OGILUY

At Barras the 21 Marche 1662 there is lyikwayes

delyvered to William Ogilvie be his father

First the instrument of resignatione of the lands of Barras wherin the lands are declaired to be resigned to the Kingis hands for new infeftment to be granted to Sr Georg in lyfrent and to his sone in fie vnder Mr Georg Crujkshanks hand Nottr daittit in Dec 1661

Item ane Chartor vnder the great seall with the precept followeing y^tone wherin the holding of the lands is changit from waird to blensche holding for the reasones conteaned y^tin daittit 3 Marche 1662

Item ane saiseing vnder Georg Thomsones hand vpon the said precept daittit this 21 Marche 1662 and

regrat in the register of Abdn

Item and dispositione of the annuaties of the saids lands granted be Loudoune Campbell to Sr Geoge daittit the 19 Marche 1659 and regrat in the buikis of Excheagr the 22 of the said month.

HXX

The Inventar and Testament Dative of the guids and geir of Umq!! Mariorie Raitt spouse to William Ogilvy of Barras Quha deceised wntestal vpon the twantie fift day of Junij jai vje & saxtie four yeires faithfullies maid and given vp be the said William hir spous in name of Margrat Ogilvy yr dawchter minor and extrix dative lawle confirmit to hir said deceist mother befor the comisser of St Andrewes Upon the day of jai vje & saxtie fyve yeirs.

Imprimis the said defunct and hir said husband had in thair possessione the tyme fors^d the guids and geir following of the valoures and prycess speit

Item xx oxen with y geinging geir pryce of the peice ower heid xxlib Inde iiijc lib. Item iij Ky pryce

of the peice ower heid xvjlib Inde xlviijlib Item viij stirkes yeires and tua yeir oldes pryce of the peice owerheid vjlib xiijs iiijd Inde liijlib vjs viijd Item lxxiiij scheip yowng and old pryce of the peice owerheid xls Inde jcxlviijlib Item iiij wark horses and meires pryce of the peice owerheid xxklib Inde lxxxlib Item ij horss ffor ye saidles pryce of the peice ower heid lxxxlib Inde jclxlib Item sawin in the grownd of Oates lxx bolls extending to the third curne Inde ijcx bolls pryce of the boll ower heid lijs iijd Inde vclxlib Item of beir xvj bolles estimat to the fourt curne Inde lxiiij bolls pryce of the boll iijlib vjs viijd Inde ijcxiijlib vjs viijd Item vtuell and domiceil estimat vorth iijc lib

Suma of the Inventar jaiixcIxijlib xiijs iiijd

ΠXX

Sir James Ogiluy of Newgrange "For The Right Honorable Sir George Ogiluy of Barras Knight Barronet."

NEWGRANGE 25th Febry 1665

RIGHT HONORABLE

Shortly after the receipt of your last not being able to travell my selfe I sent my sone James to Cortoquhy who spoke bothe with the Gentlewoman herselfe as also with my Lord Airly. The Gentlewomans Ansuer was very civilly that she wold in that bussines be regulated by her freinds wich was all the ansuer that I could have desyred from her at the first tyme not being to the persone interested himselfe. My Lord Airly did render you very many thanks for that and your many other favors and particularly for on which you made offer of to himselfe at the bray head of Dunoter when he was goeing north after the Kings returning from Clovay ¹

¹The reference in the text is to the incident familiarly known in history as The Start, when Charles II attempted to elude his Pres-

Onely he desyred that since his sone my Lord Ogiluy who was the persone behoved to engadge for the Tocher was to be at home shortly himselfe (which by the inclosed is againe confirmed) Therfore that the bussines might be continewed till his home comming. How soon the weather setles and that I am able to travell I shall goe vp to Cortoguhy my selfe and vrafter give yow a more peremptory ansuer. Therfore I intreat that your sone may not engadge in any bussines of that nature till yow heare againe from me which shall be shortly And in the meane tyme no persone in the world shall know of it. I wold have returned yow ansuer to this particular long agoe but that I was still expecting some our freinds to be in this countrey and I wold have given both the advertisments together. I shall add no more but that ther shall be non in the world that shall be more willing to doe yow service then

> Right Honorable Your most affectionat Brother & humble servant

> > SR JAMES OGILUY

byterian supporters and to throw himself into the hands of the "Malignants." The King escaped from Perth, 4th October, 1650, and the same night, we are told, reached "ane poure cottage belonging to the laird of Clova," where he was found next morning, a little before daybreak, by Colonels Nairne and Bynton, "lying in a nastie roume one ane old bolster aboue a matte of segges and rushes ouerweiried and werey fearfull."—Balfour's "Annales," Vol. II, p. 113. The next day he set out on his return journey, while Airlie apparently held north.

The meeting between George Ogilvy and his lordship referred to as occurring at the Braehead of Dunnottar is explained by Sir David Ogilvy as follows: "This offer which Sir George made to the Earle of Airly was a purse of gold wherin wer twenty Jacobus's ffor which my Lord Airly gave Sir George hearty thanks, and told him he wanted not money enough of his own."—Reid, "Family Papers."

XXIV

Assignatione—"George Ogilvie to William Ogilvie his

Be it knowne to all men be thir present letters WIT YE ME Sr George Ogiluy of Barris for an certane sowme of money peyit and delyuered to me (and for quich he is engaiged to pey for me befor ye making of ther prits) be Wm Ogiluv my only laufull sone grof I grant ye reseatt and discharges him and all qm it effers therof for ewer THERFOR and for certane wther causes honerus grayt respecks and guid considerations mowing me WIT YE ME to hau mead and constituted the said Wm Ogiluy his aires & donoters my werey lawfull wndoutted and irrewocabill cessioners and assigneys in rem suam in and to the sowme of ane thousand merks scots money as principall and in and to the anellrent and profeit therof of all termes bygone restand awine unpeyit and that since the terme of Witsonday jai vjc & saxtie sax years and sicklyk yearlie and termlie in tym coming ay and whill the full compliet pryce of the same and als in and to the sowme of thrie hundreth merks money forsaid of liquidat expences specified and continowed in ane band and obligatione mead and granted to me therupon be Sr Rot Grahame of Morphie and Rot Grahame fier therof as principalls and Ion Grahame of Craigy as Cationer for them of the deatt at Morphie and Craigy the tuentie sax day of Jnij jai vjc & saxtie sax years and in and to the said band & obligatione and sowmes forsaid principall anellrents and liquidat expences abowe specified contined therin surrogatting and substitueting the said Wm Ogiluy and his forsaids in my full richt and place therof for ewer wt full pour to him

¹This deed is holograph of the subscriber.

and his forsaids to require the implement of and fulfilling of the said band and payment of the sowmes forsaid principall anellrents and liquidat expences liquidat therin frome the foirnamed persones principall and cationer aboue wryttine and therupon to dispone upon at his plessur and gin nied beis to charge call and persue therfor as accords of the law Acquitances and discharges to giu therupon and all other thingis to dow als frielie in all respecke as I might hau downe my selff befor the making heirof consentting for the mor securitie heirof that thir pnts be insert and registrat in aney laufull register win this kingdome to hau the strynth of ane decreit that letters of horning and others neidfull may pase theirwoon in forme as effeires And constituts procutors In witness qrof thir pnts ar wryttine and subscrivit wt my hand at Craigey the tuentie tua of apryll jai vjc & saxtie nyne years befor thir witnes Androw Gray Serwittor to the said Sr George Ogiluy and James Arbuthnot in Nether Craigey and Wm Fergusone at Kirktowne of Fettreschow

WILLIAM FERGUSONE Witnes

Androu Gray Witnes George Ogilly
Ther is reserved of this band the anellrent frome
Witsonday 1671.

XXV

Dispositione be Johne Dowglass to Wilham Ogilvie of Chapel Crofts of Barras.

BE IT KEND to all men be thir pñt lêres ME JOHNE DOUGLASS sone and air served and retoured to the deceast Sir Johne Douglass of Barras who was sone and air to the deceast Mr Johne Douglass of Pitdrichie my good shir heritable propretor of the croft of land and teynds underwin for so mikle as Wm Ogilvie now of Barras hes at the daitt heerof and of befor realie

and wtt effect advanced and payed to me ane certane soum of numerat moe qrof I grant the recept and discharges the sd Wm Ogilvie and all qm it effiers therof forever THERFOR and for certain uthers causes onerous and good considerations moving me WITT YE ME as sone and air forsd to my sd vmqll father to have sold analied and disponned lykas I be the tenor heerof sells analies and dispons fra me my airs successors and assignavs to and in favours of the said Wm Ogilvie his airs and assignays qtsomever heretablie and irredeemablie but any reversione redemptione or regress all and haill that croft of land comonlie called the chappell crofts of Barras wtt the haill tevnds personadge and viccaradge of the samine teend sheeves used and wont to be payed furth therof togither wtt the houses biggings parts pendickles and pertinents therof and wtt speciall and full libertie pour and priviledge of comontie and pasturadge upon the hill called Sant Johns Hill according to use and wont and as the occupayers and possessors of the sd croft have been in use of in tyme bygone lying witin the barronie of Barras and Shirrifdoom of Kincardine Whilk croft wtt the pertinents and teends therof formarlie pertaind to the chaplans of the Chaplandrie of Trinitie founded wttin the parishe kirke of Crichie 1 as ane part of the patrimonie of the temporallitie and proppertie therof and fell and belonged to his Majesties

¹ This Chaplaincy was founded by Mr. Gilbert Strathauchin, Canon of Aberdeen and Moray, in the Parish Church of Creich or Crichie, in Fifeshire, between the years 1531 and 1538. In the latter year the founder's nephew and executor, Mr. James Strathauchin, who was also a Canon of Aberdeen and Moray, mortified, in terms of his uncle's will, annual rents, amounting to forty merks, from various lands north and south of the Tay, to Mr. William Seaton and Sir Thomas Mortoun, Chaplains, and their successors, with twenty shillings annually for the maintenance of the said altar.—Campbell's, "Balmerino and its Abbey," p. 203 n.

royall grandfather Kinge James the Sixt of blissed memorie be vertew of the generall annexatione of the wholl kirklands with this kingdome to the croune and was by his sd. royall Majestie his charter under the great seall of this his kingdome of Scottland of the daitt at Eder the penult day of Octor jai vjc and nyne yeares sold and disponned to the sd umqll Mr Johne Douglass my good shir and for the sd Wm Ogilvie his better securitie of the sd crofte of land and teends of the samine wtt the pertinents I bind and oblishe me and my forsds to purchess and obtaine my selfe infeft and seased therin As air to my goodshir or father therof and I beeing sua infeft and seased therin I bind and oblishe me and my forsds to infeft and seas the sd Wm Ogilvie and his above speit heretablie and irredeemablie as sd is therintill be tua infeftments and to be holden of my immediat superior of the sd croft of land siklyk and alse frealie in all respects as I or my sd goodshir or father held or shall happen to hold the samine our selves and that aither be resignatione or confirmatione in the optione of the sd Wm and his forsids and for that effects shall make subscryve and delyver to them all procuratories of resignatione and uthers procuratories evidents and writts requisit and needfull for obtaining the sds infeftments and the securitie of the sd croft of the lands and teends therof wtt the pertinents therof forsds and make and grant to him all assignations dispositions and uther writts of the teands forsds and requisit for denuding me therof and securing him therin and of all taks prorogationes of taks decreets of plate and others writts qtsomever maid and granted to me or any of my outhers or predicessors theranent WCHICH dispositione above wrin and procuratories sua to be maid be me I bind and oblishe me and my forsds to warrand to the sd Wm Ogilvie and his above speit to be good and valed in the selfe fra my oune propper fact and deed allenerlie and if need beis shall reiterat and renew thir presents as oft as shall be requisit for the obtaining securitie to the sd Wm Ogilvie and his forsds of the croft of lands and teends above wrin wtt the pertinents therof from my oune fact and deed as sd is consenting for the mor securitie ar content and consents thir presents beeing insert and registrat in any laufull register wttin this kingdoome to have the strenthe of ane decreet of the judges herof that leres executorialls may be directe in form as effiers and for that effecte constituts my prors in witnes wherof thir pñts ar wrin be Johne Nicoll servitour to Johne ffrank writter in Eder and subscryved wtt my hand at Eder the eleventh day of Decer jaivic seventie three yeares before thir witness Mr Rot Arbuthnet son laull to wmqll Robert Arbuthnet of Caterline 1 & Mr Peter Arbuthnet writter in Edr inserter of the date and witness names

Ro: Arbuthnett Witnes J Douglass
Pet: Arbuthnet Witnes

Abstract.—DISPOSITION by John Douglass, son and heir of deceased Sir John Douglass of Barras, who was son and heir to the deceased Mr John Douglass of Pitdrichie, to William Ogilvie, now of Barras, in consideration of a certain sum of money and certain other causes, heritably and irredeemably, of all and hail that Croft of land commonly called the Chappell of Barras and teinds with privilege of pasturage upon the hill called

¹ David, eldest son of Alex. Arbuthnott of Pitcarles, was served heir to his father in Achtirforfar on 12th June, 1629, which estate he sold, and thereafter bought Caterline. His son, Mr. Robert, was infeft in Caterline in his father's lifetime. He married, 1642, Margaret, daughter of Robert Arbuthnott of Fiddes, who after his death became the wife of Sir George Ogilvy of Barras.—"The Scots Peerage," Vol. I, p. 292.

Saint John's hill lying within the Barronie of Barras and Sheriffdom of Kincardine, which Croft etc. formerly pertained to the Chaplans of the Chaplandrie of Trinitie founded within the Parish Kirk of Crichie. Subscribed at Edinburgh the 1tth. day of December 1673.

XXVI

Inventure of Brigfoords writes and evidents sent to Mr James Elphinstoune wrter to his Măties signet at Edr for clearing Sir Wm Ogilvie and his Lawiers of the sufficencie of the progress & validitie of Brigfoords right to the saids lands and Barronie. 1678.

 Regrat pròrie of Resignatione M¹ Gavine Douglas in favours of his wyffe & sone of the lands of Brigfoord & others daitit 10 Jullij 1615

2. Instrument of Resignatione qrvpon procedit the said Mr Gavine and his forsaids ther infeftment in the said lands and barronie daitit 25 Jullij 1615

3. Chartor Mr Gavine Douglas and his foršds of the barronie vnder the great seall 25 Jullij 1615

4. Precept of seasine the said M^{*} Gavine and his forsds vnder the quarter seall daitit 25 Jullij 1615

5. Seasine Brigfoord his lady and sone of the said

barronie daitit 28 Agust 1615

6. Brigfoords Contract of mariadge qrin is contained prörie of resignatione deceist Rot Douglas of Brigfoord his father and sone to the sd Mr Gavine of the lands and barronie of Brigfoord in favours of him etc daitit I Febrij 1661

7. Instrument of Resignatione of the lands and barronie of Brigfoord by the said deceist Robert in favours of Brigfoord etc daitit 23 June 1665

8. Chartor to this Brigfoord etc. of the barronie yroff

vnder the great seall daitit 23 June 1665

 Precept of Seasine to him etc of the said barronie of Brigfoord vnder the great seall daitit 23 June 1665

Seasine of the s^d barronie to him etc daitit 28
 Agust 1665

This for the Progress

11. Brigfoords owne Prorie of Resignatione for new infeftment to himself etc in cheange of holding of the lands of Brigfoord daitit 5 Febrij 1670

12. Instrument of Resignatione of the saids lands for new infeftment to himselfe etc daitit 5 Febrij 1670

13. Chartor vpon his new holding of the barronie of Brigfoord vnder the great seall daitit 11 Febrij 1670

14. Precept of Seasine to the s^d Brigfoord etc vnder the quarter seall daitit 21 Jullij 1670

15. Seasine to himselfe etc vpon the new holding of

the foršd barronie daitit 25 Jullij 1670

16. Assignationes and Discharges from the deceist Robert Douglas of Brigfoord his three sisters ther husbands or assigneyes clearing the burden of his fie qch containeth the soume of 2000 Merks to ewery on of them

17. Dispositione of Anuities to Brigfoord be the

Earle of Loudoune daitit 19 March 1659

18. Tack of the teinds of the lands of Barras within the Pariochen of Kinneffe vnder the privie seall and

seall of the Convent of St Androwes

19. Tack of the teinds of Brigfoord from the Earle of Marischall to be received from Alex[†] Douglas servitor to Pheasdor who gave it to be seen be the Earles advocat etc Sic subitur

R Douglas

XXVII

The Duke of Queensberry "ffor Sr William Oglevie of Baras."

EDR 29 July 1682

SR

I'm commanded by the King to provide heir and send to him 3 or 4 caste of the best laboured haukes can be had and being informed you have some very fitte for his Majesties use I expect ye will not grudge them upon this occasion and att my most earnest desyre. Upon which account I have sent this bearer the Kings (falconer expresse for them. And if ye have use of reid haukes any ye trust heir shall Receave them. So certanly expecting yor haukes by the bearer I am

Yor most affectionat freind And servant QUEENSBERRYE

If any of yor freinds have haukes for his Maties use I expect you will procure and send them with your owne.

XXVIII

Dischairge—George Ogilvie yr of Barras to Sir William Ogilvie of Barras his father.

BE IT KEND till all men be thir pñts ME GEORGE OGILVIE eldest lau^{II} sone to Sir William Ogilvie of Barras kngt & barronet fforsuameikle as my s^d father stood engaged and obleist to haue infeft and secured me for the towne & lands of Kinghornie p̃ts pendicles & pertinents y^rof lyand within the parochin of Catterline & shereffdome of Kincardine att leist to haue maid furth cumand to me the true rate & pryce y^rof as

the samen sould happine to be sold at the best advantage AND SEEING that my sd father hes (for implement of his obleishments granted yranent) pntly fred and exonered me (as his apperand aire) of and frae all payt of the soume of sex thowsand sex hundreth merks Scotts mõe dew & lyable to be peved to Margaret Ogilyie his eldest laull daughter grwith the lands of Barras would haue bein truly affected and burdened and remained as a debt dewly proper & lyable to haue bein peyed by me or qtsomever persone succeding yrunto THERFORE to have exonered quyt claimed & simply dischairged lykas I be thir prits exoner quyt claime & simple dischairge the sd Sir Wm Ogilvie his airs exers & all ethers his representatives of the forsd soume of sex thowsand sex hundreth merks mõe forsid as the true value rate and pryce of the sds lands of Kinghornie disponed be my sd father and me to William Raitt of Halgreine and of all oblieshments contracts agreements and promeiss maid and past yranent of qtsomever dates tennors or contents the samen be of with all the circumstances and condions relateing yrunto renunceand all actione instance and executione competent or that may be competent to me my airs or exers yrfor in all tyme comeing AS ALSO I for me and my forsds heirby exoner & simptr dischairge my sd father and his representatives of all airship mowbls that can any wayes befall to me be or throw his deceis except allenarllie the ptlar airship pieces & ether mowbls contained in the dispositione made be him to me yrof dated the third day of ffebrij jai vjc & ffour score tue yeres wherunto I declare myselfe to be altogether restricted and sall adheare to the samen under the haill clauses conditions and reservations yrin exprest qlk dischairge I obleis me & my forsds to wyrand accouyet & defend to be good valeid effectual and sufficient to my sd fathr & his forsds at all hands and agt all deadly as

law will consenting for the mair security that thir pñts be insert & regrat in any laul Register within this Kingdome yrin to remaine ad futuram rei memoriam And for that effect constituts

my lau^{ll} prôrs etc. In witnes q^rof I haue sub^t thir pñts (writt by James Mylne Servitor to Andrew Strachine Shereff Clark of Kincardine) with my hand at Barras the 8 day of August jai vjc & ffourscore ffour yeirs before thir witness M^r James Honyman Minister at Kinneffe¹ and Walter Innes in Middtoune of Barras

George Ogiluy

Mr James Honyman Witnes Walter Innes Wittnes

Abstract.—DISCHARGE by George Ogilvy yr. of Barras to Sir William Ogilvy of Barras Knight and Baronet, whereby in consideration that the said Sir William was bound to infeft the said George in the town and lands of Kinghornie in the Parish of Catterline and Sheriffdom of Kincardine or to make forthcoming the price thereof; and having freed the said George (as apparent heir) of the payment of 6600 merks Scots money payable to Margaret Ogilvy, his eldest daughter, secured on the lands of Barras, the said George discharges Sir William of said sum of 6600 merks as the value of said lands of Kinghornie disponed by his father and him to William Rait of Halgreine, and also discharges his father of the heirship moveables due by or through his decease, except those contained in Disposition of date 3rd February 1682 by Sir William to George. Subscribed at Barras the 8th day of August 1684.

¹Son of David Honyman, baker, in St. Andrews, and brother of Andrew, Bishop of Orkney. He was ordained to Kinneff in 1663, and died 25th May, 1693,—Scott's "Fasti."

XXIX

Accompt off ye Damage qilk Sr William Ogilvy and his Tennents did sustaine be ye Hiland army in ye year of God jai vje and nyntie.

Att Barras ye tventy fourth day of Julij jai vjc & nyntie three years In presence of me Mr James Reith of Achorsk sheriff Deput of Kincardine under subscriving Compeired before me att ye Manner place of Barras Sr William Ogilvy of Barras being valitudinarie and not able to come to ye tolbuith of Stonhyve & ye persones afternamed tennents to ye sd Sr William qo gave up to me ye list afterment of ye horss armes cloathes houshold plennishing ready mõe and oth goods and geir ffollowing qch they affirmed were taken away from ym be ye hiland army in ye beginning of Harvest jai vjc and nyntie years Ilk ane of ym for yr own pairtes as is after divided and qrupon they offered to make faith before me on all ye particulars and pryces qrof afterment. To witt

The s^d Sr William Ogʻilvy had taken from himself sex horses, q^rof three sadle horses worth ffyve hundreth merks, and ye oth^r three horses worth fourtie four pounds, of ready mõe ane hundreth merks, fyve sadles q^rof ane English w^t ye furnitar worth thirtie shillings sterling, and ye oth^r four w^t ye furnitar worth tvelve shillings sterling ye peice overhead, Three fouling peices, worth tventy four pounds scots, three pair of pistols, q^rof on pair worth thirtie shillings sterling, and ye oth^r tvo pair worth ten pounds ye pair Extending in all in Scots mõe to

Item William Dorvard in Midletoun of Barras had taken avay from him be ye

Lib: s d 552 16 0 forsd armie ane hors and ane mear to ye value of ffour score merks, and an oth hors worth fyftie pounds, and bed plaids and oth houshold plennishing worth tventy pounds Scots Extending in all to

It: James Thomsone in East toun ane mear staige worth thirtein pounds six shill: eight pennies, and houshold plennishing to ye value of sixteen pounds Inde of all

It: Archibald Collie, Cotter in Bridgfoord of cloathes and mõe tvelve pound Scots

It: Walter Innes in Midtoun ane young mear worth tventy merks and of ready mõe three fourtein shilling peices Inde of all

It: Rob: Smith yr of cloathes and othr houshold plennishing worth thirty three pounds six shill: eight pennies Inde

It: James Duncan gairdner in Bridgfoord of cloathes and oth^r houshold plennishing worth eightein pounds

It: John Hamiltone in Milne of Barras ane gunne with tvo swords and some houshold plennishing worth tventy six merks. Inde in all

It: Andrew Kemlo y^r, houshold plennishing worth fyftie tvo shillings Inde

It: John Preslie in Bruxiesyd tvo staigs worth tventy four pounds and houshold plennishing worth eighteen pounds Inde in all Lib: s d 123 06 08

29 06 08

12 00 00

15 08 08

33 06 08

18 00 00

17 06 08

02 12 00

42 00 00

36 00 00

MISCELLANEOUS PAPERS	349	,
It: Rob: Beattie in ye Maines ane hors worth tventy four pounds and of houshold		
plennishing worth fyve pounds, and of	Lib; s d	
mõe seven pounds Inde of all	36 00 00	
It: Thomas Lundie pendickler in	9	
East toun eleven pounds eight shillings of		
mõe, Inde	11 08 00	
It: David Findlo in Maines of Barras		
eight merks of mõe and houshold plen-		
nishing worth seven pounds Inde	12 06 08	
It: Andrew Chalmer in ye forsid		
Maines houshold plennishing and cloathes		
worth six pounds ten shill: Inde	06 10 00	
It: James Forbes pendickler in Midle-		
toun ane hors worth tventy two pounds		
and ane pair of shoes worth half ane		
Dollar	23 08 00	
It: Rob: Moonlight, Cotter in Mid-		
toune, ane hors and ane pair of shoes		
worth sixtein merks Inde	10 13 04	
It: Rob: Forbes in Sillieflat ane hors		
worth tventy merks Inde	13 06 08	
It: John Baird pendickler in Bridg-		
foord three horss worth ane hundreth		
merks, fourty merks of mõe and of hous-		
hold plennishing worth tventy merks		
Inde in all	106 13 04	
It: Catherine Moncure relict of umqll		
Rob Moncur sometyme Smith in Bridg-		
foord ane hors worth tventy four pounds,		
seven pounds of mõe, and houshold		
plennishing worth fyve pounds Inde in		

¹ Pendickler: an inferior tenant.

all

It: William Goodfellow falconer to yesd Sr William of houshold plennishing cloathes and othr geir worth tventy merks

Lib; s d 13 06 08

This is ye just account of ye horses armes cloathes houshold plennishing redie mõe and oth goods and geir taken avay from ye sd Sr William Ogilvy and his tennents before named be ye hiland army ye tyme foršd qupon they offered to make faith before me as to ye partes and pryces yrof as wittneseth my hand place day moneth and year of God aboue wřine—

1. KEITH.

Summa 1116 09 08

XXX

Discharge-Mr David Guthrie to Sir David Ogilvie.

ATT EDINBURGH the eighteen day of June jai vije & fourteen years In price of ye Lords of Council & Session Compeared Mr Mathew McKell advocat as pror for the after design'd & subting David Guthrie & Jean Ogilvy & gave in the discharge underwrne desiring ye same to be regret in ye books of Council & Session to receive all execution needfull in manner yrinment which desire ve sds Lords found reasonable & vrfor ordain ve same to receive all execution needfull accordingly of ye qch discharge ye tenor follows BE IT KNOWN to all men by these pñtts me Jean Ogilvy sister german to Sir David Ogilvy of Barras & spouse to Mr David Guthrie of Carsbank wt ve speal advice & consent of ve sd Mr David Guthrie my husband & I ye sd Mr David for my interest for all right title interest & claim of right qch I have or can pretend to subject afterment jure mariti or othr ways wt ve advice & consent of my sd spouse & as taking burden on me for her & wee both of one mind

consent & assent For as much as ye sd Sir David Ogilvy my brother by his bond of provision subscrived by him of ye date ye day of July jai vijc & seven years bond & oblidged him & his yrinment to have payed to me ye sd Jean Ogilvy ALL & HAILL ve sume of four thousand merks Scots moe & vt at ve term wt annulrent & liqt expenses as is ment in ye sd bond of provision as ye samen of ye date forsid at mare length bears AND NOW SEEING ye sd Sir David Ogilvy has satisfied us of ye foršd sume at least given sufficient security vrfor to us in lifrent & our childeren procreat or to be procreat in our marriage in fie to our contentment yrwt we hold us well content & satisfyed renouncing all exceptions & objections of the law in ye contrair to have exonerd quitt claimed & simpr discharged lykeas wee both of one mind consent & assent as sd is exoner quitt claim & simpr discharge the sd Sir David Ogilvy his heirs or exors of ye forsd bond of provision & heall sumes prinll bygane annulrent & liqt expenses yrin cont heall heads tenors & content vrof wt all vt has followed or may follow yrupon togither wt all action instance & execution competent or yt may be competent to me ye sd Jean or to me ye sd Mr David Guthrie her husband for my interest any manner of way for now & ever and by these pritts bind & oblidge us conlie & sealie both wt one mind & consent as sd is not only to reiterate & renew these prtts as oft as need beis but allso to warrand acquite & defend ye samen att all hands & agt all deadly LYKEAS we hereby warrand & give power to ye sd Sir David to get up & receive from ye Lady Barras mother to US ye sd Sir David & Jean Ogilvies ye forsid bond of provision to be keeped & used by him cancelled or othrways destroyed as he shall think fitt & for ye mare security wee are content & consent yt these patts be insert & regrat in ye books of Council & Session or

oyrs competent win this Kingdome to receive all execution needfull in fform as effeirs & yrto wee constitute Mr Mathew McKell advocat our prôr IN WITNESS QROF we have subscryved these pñtts (wrne by John Ogilvy writer in Forfar) at fforfar ye first day of June jai vijc & ten years before these witnesses John Lindsay yo' of Pitscandly William Ure Baillie of Forfar & ye sd John Ogilvy sic subitur Da: Guthrie Jean Ogilvie Jo: Lindsay Witnes: Will: Ure Witnes Jo: Ogilvie witness

ffollows ane iudiciall ratification wrne on Ye back of

ye above wrne discharge

Court of ye Burgh of fforfar holden win ye dwelling house of John Ogilvy writer yr be William Ure one of ye pñtt baillies of fforfar upon ye first day of June jai vijc & ten years qrto ye sd John Ogilvy notar publick is clerk & Thomas Webster officer Court laullie fenced qch day in pnce of ye sd baillie compeared perly ye win named Jean Ogilvy & yer furth of ye presence of her husband win designed ratified & approved of ye win wine discharge & declared upon her great oath yt she was no ways coacted nor compelled to ye granting & subscryving yrof & yt she shoud never come to ye contrair quarell nor impugn ye samen in judgement or out wt ye same in time coming grupon ye sd Sir David Ogilvie wtinnamed asked & required instruments & act of Court In testimony of this patt act ye same is signed by ye sd Jean Ogilvy baillie & clerk forsid sic subt Jean Ogilvy Will: Ure Jo: Ogilvie Cls: Extract: per me

JOHN JUSTICE

Abstract.—DISCHARGE by Jean Ogilvy, sister German to Sir David Ogilvy of Barras and spouse to Mr David Guthrie of Carsbank, and by said David Guthrie, in favour of said Sir David, of Bond of Provision dated July 1707 in favour of said Jean Ogilvy for

payment of 4000 merks, said Sir David having satisfied them of the foresaid sum or at least given sufficient security therefor to them in liferent and their children in fee. Dated at Forfar the 1st day of June 1710.

There follows judicial ratification of said Discharge by the said Jean Ogilvy outwith the presence of her husband.



Celtic Brooch found at Lumgair in 1888.



GENEALOGY OF THE FAMILY OF OGILVY OF BARRAS.

This Genealogy is based on that of G. E. C.'s "Complete Baronetage," which, though necessarily incomplete, affords by far the most reliable account of the Ogilvies of Barras which has hitherto been published. A register of births and marriages, compiled by Sir William Ogilvy, second Baronet, and continued by his son, Sir David, occurs among the papers in possession of the Rev. William Disney Innes, and has enabled us not only to confirm G. E. C.'s statements as to the alliances contracted by these members of the Barras family, but to furnish a complete record of their immediate descendants. Additional information has been gleaned from the documents printed in the present volume, from the Parish Registers of Kinneff, and other sources. For all new matter introduced the requisite authorities are cited.

The Ogilvies of Barras claim descent through Andrew, brother of John Ogilvy of that ilk, from Gilbert, son of Gilchrist, Earl of Angus, who, if we accept the authority of a MS. genealogy, preserved among the "Barras Papers," and purporting to have been compiled in the reign of Henry VIII, had married Maud, sister of William the Lion. "Off this Gilbredie," we are told, "cam the surname of the Ogilvyis Be reason of ye landis of the Glen of Ogilvy, and is descendit of ye hous of Power many guid houss." "E

The immediate progenitor was William, second son of John Ogilvy of Balnagarrow, in Forfarshire, whose wife was the only daughter of James Ogilvy of Balfour. This William came to Dunnottar as a boy in the train of his kinswoman Dame Margard, daughter of thith Lord Ogilvy of Airlie, and second wife of George, fifth Earl

fifth Lord Ogilvy of Airlie, and second wife of George, fifth Earl Marischal. From the seventh Earl, William, in 1643, acquired in wadset the lands of Lumgair, a purchase which may be said to have secured the permanent settlement of the family in the Mearns. He married Catherine, daughter of Strachan of Bridgeton, and widow of

¹ Supra, p. 265.

² We have not printed this document, which is concerned with the scalar branches of the house of Ogilvy, and is of too remote a date to claim our interest. Cf. with its account of the origin of the Ogilvies, "The Scots Peerage," Vol. I, pp. 106 and 160.

Patrick Anderson of Uras.1 The tombstone of William Ogilvy and his wife in Dunnottar Church bears that "he being 76 yeirs of age, he departed this lyef in Peace, 6 Janr. 1650, and shee being 89 yeirs of age departed this lyef the 28 of Febr. 1651." Issue-

George, first Baronet of Barras.

I. SIR GEORGE OGILVY, first Baronet, "a soldier of experience trained in the wars in Germany," had a Commission from the Earl Marischal, dated at Aberdeen, 22 July, 1640, wherein he was designed "George Ogilvy of Pitdovie." The lands of Pitdovie, or, as they are alternatively styled, Baldovie, were disposed of three years later,3 and, in 1648, he purchased from the Curators of his deceased brother-in-law the estate of Wester Barras.4 He was nominated a member of the Committee of War for Kincardineshire in 1647.5 Appointed Governor of Dunnottar Castle in July, 1651, he held it against the forces of the commonwealth till 24 May, 1652, and in recognition of his "eminent services done and performed" on that occasion, whereby the Regalia of Scotland were preserved from falling into the possession of the English Parliament, was subsequently created a Baronet by patent dated at Whitehall, 5 March, 1661.6 In 1667 he was selected as a Commissioner of Supply for the County.7 He died after 11 August and before 2 December, 1679, and was buried at Kinneff. Sir George married

(1) Elizabeth (contract dated 31 January, 1634),8 daughter of Mr. John Douglas of Barras, younger son of William, ninth Earl of Angus, and co-portioner with his brother, Mr Gavin, of the lands of Barras, by Jean Fraser, a member of the Durris family. She died April, 1656,9 and was buried at Caterline.10 Issue-

William, second Baronet.

(2) Margaret (contract dated 3 October, 1656),11 daughter of Robert Arbuthnott of Fiddes, and widow of Robert Arbuthnott of Caterline, who died without issue, November, 1689.12

II. SIR WILLIAM OGILVY, second Baronet, succeeded his father in 1679, and in March of that year purchased from Robert

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1 Supra, p. 283.
                     2 Ibid. p. 203.
3 Ibid. p. 298.
                     4 Ibid. p. 304.
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^{5 &}quot;Acts of the Parliaments of Scotland," Vol. VI, Pt. I, p. 815.

⁶ Supra, p. 158.

^{7 &}quot;Acts of the Parliaments of Scotland," Vol. VII, p. 543.

⁸ Supra, p. 279. 9 Ibid. p. 327.

¹⁰ Napier's "Stonehaven and its Historical Associations," 1869,

p. 53. 11 Innes' "Ogilvy Papers."

¹²St. Andrews Commissariot.

Douglas, grandson of Mr. Gavin above named, the lands of Bridgeford, conveying to him in turn the wadset of Lumgair. He was buried at

Kinneff, 25 July, 1707, having married

Margaret (contract dated at Aberdeen, 27 September, 1655),²
daughter of John Forbes of Leslie, and widow of Sir George
Turing, younger of Foveran. There remains an interesting
letter written by Sir William to his father and bearing upon
the preparations for this marriage. It is dated from Aberdeen, 17 October, 1655.⁸ Issue—

George, born 24 August, 1656. He is described in deeds drawn up in 1684 as eldest lawful son to Sir William Ogilvy of Barras, but predeceased his

father, dying before 25 July, 1690.5

Two sons and a daughter were subsequently born of this marriage, but all died in infancy.⁶
(2) Mariorie, daughter of William Rait of Halgreen, who died in

childbed.⁷ Issue—

Margaret, born 18 June, 1664,8 married to John Ogilvy of Pitmuis.9

- (3) Isobel (proclamation of banns, 2 August, 1668), 10 daughter of Sir John Ogilvy of Innerquharity by Anne, daughter of Sir Alexander Irvine of Drum. She survived her husband, having died subsequent to 1714. Issue—
 - I. DAVID, third Baronet.
 - 2. William, born 20 July, 1670, died young.11
 - 3. John, born 6 September, 1671, 12 followed the profession of the Law in Edinburgh. 13

4. James, born August, 1675, died young.14

 William, born 21 August, 1679, ¹⁶ also a Lawyer in Edinburgh. ¹⁶ He married (proclamation of banns, 5 November, 1727) ¹⁷ Mary, daughter of John Gordon of Braickley, and relict of Mr. Isaac Fullerton, Advocate. ¹⁸ Issue— Margaret. ¹⁹

---- 8.....

¹ Innes' "Ogilvy Papers." ² Ibid. ³ Supra, p. 316. ⁴ Ibid. p. 344.

⁵ Kincardineshire Sheriff Court, "Reg. Prob. Writs," 14 Septem-

ber, 1693.

⁶ Innes' "Ogilvy Papers."

⁷ Ibid.

⁸ Nisbet's "Heraldry," Vol. II, Ap. p. 224.

10 Kinneff Parish Register.

Innes' "Ogilvy Papers."
 Ibid.
 Supra, p. 224.
 Innes' "Ogilvy Papers."
 Ibid.
 Supra, p. 181.

Kinneff Parish Register.
 Nisbet's "Heraldry," Vol. II, Ap. p. 224.
 Ibid.

 James, born 7 October, 1680, went to sea and was swept overboard and drowned in a gale off Aberdeen in January, 1703.²

 Charles, born 21 July, 1683, Ensign in the Hon. Colonel Thomas Merrydeth's Regiment of Foot,

4 November, 1703.4

8. Isobel, born 23 October, 1672, died in infancy.5

 Helen, twin sister of preceding, married (contract dated 11 February, 1698) 6 John Lindsay of Pitscandly, and was alive on 14 September, 1731.

10. Elizabeth, born 7 January, 1674.

11. Isobel, born 2 August, 1676.9

12. Jean, born 7 September, 1677,¹⁰ married Mr. David Guthrie of Carsebank, and was alive on 18 June, 1714.¹¹

13. Marjorie, born 29 May, 1682.12

III. SIR DAVID OGILVV, third Baronet, born 6 June, 1669, succeeded his father in 1707. On 30 July, 1702, he was found liable by the Scottish Privy Council in a fine of 1200 pounds Scots, and pending payment ordained to be committed prisoner to Edinburgh Tolbooth, "and further to remain there during the Council's pleasure," for libelling John Keith, first Earl of Kintore, in a pamphlet entitled "A True Account of the Preservation of the Regalia of Scotland." ¹³ Sir David, who died at Barras, April, 1738, married

(1) Susanna, daughter of Robert Scott of Benholm, 2 August, 1705.14 Issue—

1. WILLIAM, fourth Baronet.

- Katherine, born 4 September, 1707: 15 married Hercules Taylor, younger of Borrowfield. 16
- (2) Jean, daughter of the deceased George Ross of Clochan, Merchant Burgess of Aberdeen, and niece of John Ross of Arnage, 17 12 April, 1711, 18 Issue—

1. David, born 22 May, 1713, died young.19

2. Isobel, born 4 February, 1712.20

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<sup>1</sup> Innes' "Ogilvy Papers."

<sup>2</sup> Supra, p. 216.

<sup>3</sup> Innes' "Ogilvy Papers."

<sup>5</sup> Innes' "Ogilvy Papers."

<sup>6</sup> Kincardineshire Sheriff Court Records.

<sup>7</sup> Ibid.

<sup>8</sup> Innes' "Ogilvy Papers."

<sup>9</sup> Ibid.

<sup>10</sup> Ibid.

<sup>11</sup> Supra, p. 350.

<sup>12</sup> Innes' "Ogilvy Papers."

<sup>13</sup> Bannatyne Club, "Papers Relative to the Regalia of Scotland,"
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Ap. IV, p. lxxxviii.

14 Innes' "Ogilvy Papers."

15 Ibid.

Nisbet's "Heraldry," Vol. II, Ap. p. 224.
Aberdeen, "Register of Sasines," 12 April, 1711.

18 Innes' "Ogilvy Papers." 19 Ibid. 20 Ibid.

3. Elizabeth, born 30 July, 1714: I married, in 1738, Patrick Anderson of Bourtie,2

4. Mary, born 1 August, 1715.3

(3) Anna, daughter and co-heiress of Mr. John Guthrie of Westhall, Advocate, 14 August, 1718.4 She survived her husband, Issue—

1. John, born 24 March, 1720,5

- 2. David, born 26 January, 1725:6 served heir to his grandfather, John Guthrie of Westhall, 8 March,
- 3. James, born 29 June, 1727,8 was resident in Dundee, 21 August, 1761.9
- 4. Anna, born 5 May, 1721. 10 died before o February. 1771.11
- 5. Margaret, born 22 October, 1722.12

6. Helen, born 18 December, 1723, 13

7. Susanna, born 11 September, 1728,14 married Rev. James Ogilvy of Westhall, Minister of Eassie, and died at Edinburgh, 15 February, 1815.15

IV. SIR WILLIAM OGILVY, fourth Baronet, was baptized 6 June, 1706.16 From the Justice of Peace Records of Kincardineshire we learn that for many years he took an active part in County administration. He died towards the end of October, 1791.17 Sir William married

(1) Elizabeth (prior to 23 January, 1729),18 daughter of the second Robert Barclay of Urie, who died before 15 October, 1731. Issue-

DAVID, fifth Baronet.

2. John, born in 1730.

(2) Anne (proclamation of banns, 14 May, 1732),19 daughter of the deceased Mr. Isaac Fullerton of Charleton, Advocate, who died 30 January, 1786.20 Issue-

1. William of Newtonmill, died unmarried, 20 March, 1817, aged 71 years, and was buried at Stracathro.21

9 "Barras Papers."

Innes' "Ogilvy Papers."

² Davidson's "Invertire and the Earldom of Garioch," p. 368.

3 Innes' "Ogilvy Papers." 4 Thid. 5 Thid

6 Ibid. 7 Service of Heirs.

8 Innes' "Ogilvy Papers."

10 Innes' "Ogilvy Papers."

11 Brechin Commissariot.

12 Innes' "Ogilvy Papers." 13 Thid. 14 Thid.

16 Kinneff Parish Register. 15 Aberdeen Journal. 17 Service of Heirs. 18 Kinneff Parish Register,

20 Jervise's "Epitaphs," Vol. II, p. 240.

21 Monument in Stracathro Churchyard.

2. Marv.1

3. Susanna, died at Barras, 1781.2

Isobel.³

5. Catherine, died unmarried at Newtonmill.4

6. Elizabeth.5

V. SIR DAVID OGILVY, fifth Baronet, born in 1729,6 was an Officer of Marines, and retired on full pay with rank of Major. He died 5 December, 1799, and was buried in Kinneff.7 Sir David married

Jane (c. 1770), daughter of John Benger of Devizes, who died

17 January, 1800, aged 53.8 Issue-

1. George Mulgrave, sixth Baronet.

2. IVilliam Barclay Capel, died in boyhood.

3. Sarah Susanna, died unmarried.9

- 4. Jane Benger, married (3 August, 1802) Captain Alexander Livingston, 10 and had issue; their grandson, Rev. Samuel Ogilvy Baker, being the present owner of the "Barras Papers,"
- 5. Mary Barclay, married in September, 1811, Rev. Christopher Capel, eldest son of William Capel of Prestbury,11 and had issue.

6. Catherine Anne, died 25 February, 1812, aged 28.12

VI. SIR GEORGE MULGRAVE OGILVY, sixth Baronet, born 10 August, 1779, was served heir to his father, 2 September, 1803, as "only lawful son now in life of the deceased Sir David Ogilvy," 13 In the same year he sold the Barony of Barras to John Ramsay, who, three years later, disponed it to the Tutors and Curators of Miss Eleonora Allardyce of Dunnottar (afterwards Countess of Cassillis), and they, in 1835, to the Trustees acting under the will of James Donaldson, Edinburgh. Sir George had served for some time in the Army where he attained the rank of Captain. He died unmarried at Newtonmill, Stracathro, 9 March, 1837, when the Baronetcy became extinct or dormant.

Nisbet's "Heraldry," Vol. II, Ap. p. 224.

2 "Kincardineshire Sheriff Court Records," Testament of Susan Ogilvie.

3 Kincardineshire Sheriff Court Records.

4 MS. "Genealogy," compiled by Rev. S. O. Baker.

MS. "Genealogy, Computer 5 Jervise's "Epitaphs," Vol. II, p. 240. 9 "Kincardineshire Sheriff Court Records," Testament (as above).

¹⁰ Register of Marriages of Stonehaven Episcopal Church.

¹¹ Aberdeen Journal, 18 September, 1811.

12 Jervise's "Epitaphs," Vol. II, p. 240.

13 "Kincardineshire Sheriff Court Records," Service of Heirs.

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